

ADMINISTRATIVE
ORDERS
NOS. 117-160

1940
1941

COMMONWEALTH
OF THE
PHILIPPINES

MALACANAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

ADMINISTRATIVE ORDER No. 117


SUSPENDING ISIDRO J. SISON, CHIEF OF THE FIRE DEPARTMENT OF THE CITY
OF CEBU, FOR FAILURE TO PAY JUST DEBT

This is an administrative case against Isidro J. Sison, Chief of the Fire Department of the City of Cebu, for willful failure to pay a just debt.

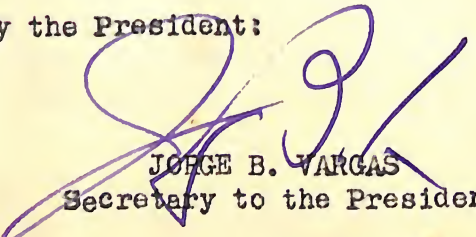
It appears that on January 1, 1936, the respondent executed a promissory note for ₱120.00 with interest at 1% a month, the interest payable on the first day of each month, in favor of the Firemen's Relief Association of the City of Manila, payable within six months after the date thereof, or on July 1, 1936. In spite of several letters demanding payment, the respondent has not paid a single centavo on his note, either on account of the principal or the interest thereon. On May 5, 1939, in compliance with a requirement from the Commissioner of Civil Service to show cause why administrative disciplinary action should not be taken against him, the respondent admitted his indebtedness and expressed his willingness to pay his debt in installments of ₱2.00 a month, explaining that his failure to honor his obligation is due to the needs of his large family. The Commissioner of Civil Service is not satisfied with the explanation of the respondent and invites attention to the fact that it took the respondent three years within which to show his desire to fulfill his obligation and only after a complaint was filed against him.

In view of the foregoing, the respondent, Isidro J. Sison, Chief of the Fire Department of the City of Cebu, is hereby suspended from office for five (5) days and warned that the commission by him of a similar offense in the future will be more severely dealt with. It is further ordered that he settle his obligation with the Firemen's Relief Association of the City of Manila within six months from the date hereof.

Done at the City of Manila, this 10th day of January, in the year of Our Lord, nineteen hundred and forty, and of the Commonwealth of the Philippines, the fifth.



By the President:


JORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

ADMINISTRATIVE ORDER No. 118

DISMISSING JUSTICE OF THE PEACE DEOGRACIAS BUNYI OF
MANDALUYONG, RIZAL

This is an administrative case against Deogracias Bunyi, Justice of the Peace of Mandaluyong, Rizal, who is charged by Atty. Jose Topacio Nueno with: (1) bribery; (2) maliciously issuing a search warrant; (3) maliciously delaying the approval of bonds; and (4) grave abuse of authority.

No evidence was submitted in support of the charge of bribery but the remaining charges were sufficiently proven during the investigation. It appears that on August 3, 1939, one Benjamin Raymundo and a municipal policeman executed affidavits before the respondent stating that they knew that Eugenio Raymundo and Maria Torres, wife of Benjamin Raymundo, were having illicit intercourse in the latter's house at Mandaluyong. On the strength of these affidavits, he issued on the same day what he denominated as a "search warrant" but which in reality was an order for the arrest of Maria Torres and her alleged paramour. Accordingly, Maria and Eugenio were arrested at five o'clock in the morning of August 5, 1939 and brought to the municipal building. Between nine and ten o'clock that morning, the complainant, who was engaged as counsel for Maria Torres, arrived at the municipal building to bail her out, but the respondent told the complainant that no complaint had yet been filed and forthwith left the municipal building. When the complainant returned with Maria's father, Jose Torres, at eleven o'clock that same morning, the respondent again refused to approve the bond for the release of the accused alleging that he held office only in the afternoon, and even went to the extent of ordering the arrest of the complainant for allegedly slandering him. The respondent also refused to accept the bond in the afternoon inasmuch as, according to him, he had already authorized the Justice of the Peace of Pasig or any other Justice of the Peace or Judge of First Instance to accept it. As a result, Maria Torres was illegally detained in jail until noon of August 7, 1939,

when the respondent finally decided to approve her bond upon learning that the present complaint had been filed against him.

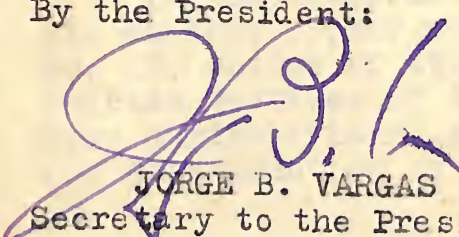
The issuance of the order for the arrest of Maria Torres and Eugenio Raymundo was not only irregular but highly unwarranted as there was no complaint filed against them before the respondent. The respondent himself frankly admitted that he issued the order just to help Benjamin Raymundo secure evidence against his wife, Maria Torres, and her supposed paramour. The respondent's behavior in delaying the approval of the bond of Maria Torres may be attributed to no other reason than that in an administrative case filed against him by the herein complainant in behalf of one Beatriz Claudio, Maria's father was one of the witnesses against him. In another case the respondent also delayed the approval of the appeal bond filed by one Egmidio Crespo, because the latter had previously filed an administrative complaint against him for partiality.

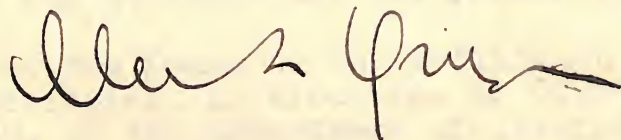
After carefully going over the evidence of record, I agree with the Secretary of Justice that the respondent is unfit to continue discharging the duties of his office in view of his propensity to utilize his position to wreak vengeance upon his enemies.

In view of the foregoing, and concurring in the recommendation of the Secretary of Justice, the respondent, Deogracias Bunyi, is hereby removed from office as Justice of the Peace of Mandaluyong, Rizal, for cause.

Done at the City of Manila, this 25th day of January, in the year of Our Lord nineteen hundred and forty, and of the Commonwealth of the Philippines, the fifth.

By the President:


JORGE B. VARGAS
Secretary to the President



MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER No. 119

DISMISSING JUSTICE OF THE PEACE ISIDORO IBAY OF URDANETA, PANGASINAN, FOR CAUSE

This is an administrative case arising out of three separate complaints against Isidoro Ibay, Justice of the Peace of Urdaneta, Pangasinan, for alleged irregularities in office.

After due investigation, the Secretary of Justice found the respondent guilty of the charges as follows:

(1) In Criminal Case No. 3065 for robbery with physical injuries filed before his court, the respondent dismissed the case without prejudice to the filing of a complaint for less serious physical injuries. However, the complaint subsequently filed (Criminal Case No. 3077) was not for less serious physical injuries, but for robbery, and the respondent, after docketing the complaint, without apparently knowing the crime charged therein, issued a warrant of arrest for the crime of physical injuries. This irregularity was aggravated by the fact that after the arrest of the defendants, they were provisionally released after filing a bond which did not bear the respondent's signature. Moreover, the respondent appears to have dismissed the case for failure of the offended party to prosecute without a formal order to that effect.

(2) In Criminal Case No. 3029 for less serious physical injuries, the respondent dismissed the complaint without prejudice to the filing of another complaint for slight physical injuries. The latter crime being necessarily included in the former, the respondent should have proceeded with the trial of the case upon the basis of the offense proven by the evidence for the prosecution.

(3) The respondent was found to be residing at Villas without proper permission, in violation of Circular No. 12, series of 1938, of the Department of Justice requiring justices of the peace to reside in their respective jurisdictions, except when otherwise permitted by the Department or by the District Judge.

(4) The respondent also falsified public documents by certifying that he solemnized a certain marriage on April 7, 1937, when the marriage certificate was merely signed by the parties in his absence, and by invariably stating in his time record that he held office from 9:00 to 11:00 a.m. and from 3:00 to 4:00 p.m. from February to May, 1939, when on several occasions within the period mentioned he was attending to his private cases in the Court of First Instance at Lingayen. According to the minutes of the Court of First Instance of Pangasinan it usually opened sessions at eight thirty o'clock in the morning and it was physically impossible for the respondent, assuming his cases were heard first, to be back by nine o'clock at Urdaneta which is forty-five kilometers away and separated from Lingayen by a wide river which could be crossed only by means of a ferry. Moreover, the respondent's explanation that "it was only for the sake of formality and uniformity of time in the daily time record" that he made the entries in question, is a clear admission of guilt.

After carefully going over the evidence of record, I agree with the findings of the Secretary of Justice as well as with his observation that the respondent lacks the honesty and sense of responsibility which a man in his position should have, and that his continuance in office would seriously undermine the confidence of the public in the administration of justice.

In view of the foregoing, and concurring in the recommendation of the Secretary of Justice, Isidoro Ibay, Justice of the Peace of Urdaneta, Pangasinan, is hereby dismissed for the good of the service. It is further directed that appropriate steps be taken by the Secretary of Justice for such criminal action or actions as the facts may warrant.

Done at the City of Manila, this *gth* day of February, in the year of Our Lord nineteen hundred and forty, and of the Commonwealth of the Philippines, the fifth.

By the President:

[Signature]
JORGE B. VARGAS
Secretary to the President

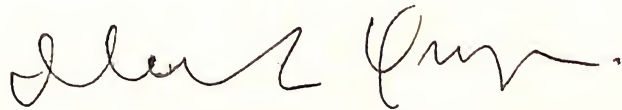
MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER No. 120

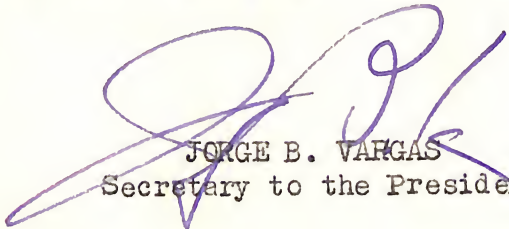
SUSPENDING PROVINCIAL TREASURER LORENZO PALILEO OF DAVAO
PENDING INVESTIGATION OF CHARGES FILED AGAINST HIM

Pending the investigation of the charges filed by the President of the Philippine National Bank against him for having indirectly granted himself several loans from the funds of the Philippine National Bank while he was Provincial Treasurer of Cotabato and Agent of the Cotabato Agency of the Philippine National Bank, Lorenzo Palileo, Provincial Treasurer of Davao, is hereby suspended from office, effective immediately.

Done at the City of Manila, this 10th day of February, in the year of Our Lord, nineteen hundred and forty, and of the Commonwealth of the Philippines, the fifth.



By the President:



JORGE B. VARGAS
Secretary to the President

MALACANAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER NO. 121

CREATING A COMMITTEE TO FIND WAYS AND MEANS TO
FINANCE THE CONSTRUCTION OF HOUSES IN THE
LANDS OWNED BY THE PEOPLE'S HOMESITE COR-
PORATION IN QUEZON CITY

By virtue of the powers vested in me by law,
I, MANUEL L. QUEZON, President of the Philippines,
do hereby create a Committee to find ways and
means to finance the construction of houses in
the lands owned by the People's Homesite Corpora-
tion in Quezon City. The Committee herein created
shall be composed of the following:

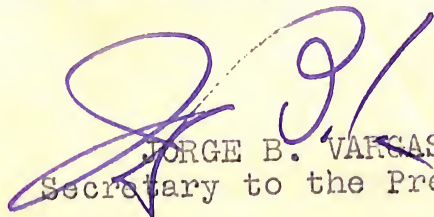
Hon. Serafin Marabut, Chairman
Hon. Jaime Hernandez, Member
Hon. Alfredo L. Yatco, Member

The Committee shall meet at such times and
places as may be designated by its Chairman and
shall submit its report and recommendations to
the President at the earliest practicable date.

Done at the City of Manila, this 19th day
of March in the year of Our Lord, nineteen hundred
and forty, and of the Commonwealth of the Phil-
ippines, the fifth.



By the President:



JORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER NO. 122

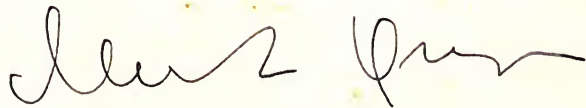
CREATING A COMMITTEE TO DRAFT RULES AND REGULATIONS
GOVERNING THE SALE OF LOTS IN THE LANDS OWNED
BY THE PEOPLE'S HOMESITE CORPORATION IN QUEZON
CITY

By virtue of the powers vested in me by law,
I, MANUEL L. QUEZON, President of the Philippines,
do hereby create a Committee to draft rules and
regulations governing the sale of lots in the lands
owned by the People's Homesite Corporation in Quezon
City. The Committee herein created shall be com-
posed of the following:

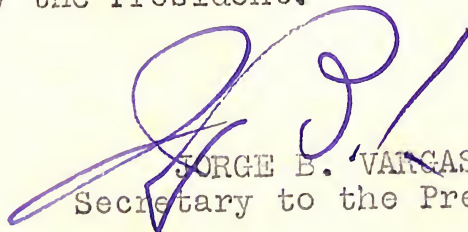
Hon. Manuel Roxas, Chairman
Hon. Jose Gil, Member
Mr. A. D. Williams, Member
Mr. Vicente Fragante, Member
Mr. Ramon Rocas, Member

The Committee shall meet at such times and
places as may be designated by its Chairman and
shall submit its report and recommendations to the
President at the earliest practicable date.

Done at the City of Manila, this 19th day
of March, in the year of Our Lord, nineteen hundred
and forty, and of the Commonwealth of the Philip-
pines, the fifth.



By the President:



GEORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER NO. 123

CITY OF MANILA, PHILIPPINES, 4-1/2% LOAN
OF 1940 (DUE 1970) THIRD SERIES

WHEREAS, the Government of the City of Manila, by Resolution No. 47, series of 1940, duly adopted by the Municipal Board, on the 28th day of February, 1940, and approved by the Mayor of the City on the same date, has requested the President of the Philippines, to authorize the issuance and sale of bonds in the amount of FIVE MILLION PESOS (P5,000,000), Philippine Currency, under the provisions of Act No. 3456, as amended by Acts Nos. 3711 and 4247, for the purpose of raising funds for financing public works and other permanent public improvements in the said City;

WHEREAS, Act No. 3711, as amended by Act No. 4247, authorizes the President of the Philippines, upon recommendation of the Secretary of Finance, to issue in the name and on behalf of the City of Manila, the bonds authorized to be issued under Section 1 of Act No. 3456, and to sell the said bonds in the Philippines, thru the Treasurer of the Philippines, upon such terms and conditions as in his judgment are most favorable to the City of Manila;

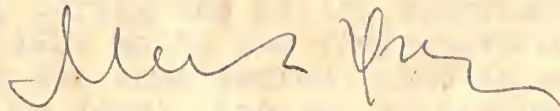
WHEREAS, the Secretary of Finance recommends the issue of these bonds under Act No. 3456, and the sale thereof in the Philippines as provided in said Act No. 3711, as amended by Act No. 4247;

NOW, THEREFORE, pursuant to the provisions of Act No. 3456 and of Act No. 3711, as amended by Act No. 4247, I, MANUEL L. QUEZON, President of the Philippines, in the name and on behalf of the City of Manila, hereby authorize the issuance of, and by these presents, do issue City of Manila bonds to be known as the "City of Manila, Philippines, 4-1/2% Loan of 1940 (Due 1970) Third Series" in the amount of FIVE MILLION PESOS (P5,000,000), Philippine Currency, to bear the date of May 16, 1940, payable thirty years after said date, said bonds to bear interest at the rate of four and one-half per centum per annum, payable semi-annually on the sixteenth day of November and May of each year. The bonds shall be in the denomination of P50.00, or multiple thereof, and may be coupon bonds or registered bonds, and shall be registered in the Treasury of the Philippines, at Manila,

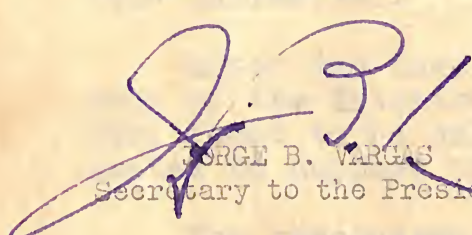
MO-2 Manila

where the principal and the interest shall be payable in legal tender currency of the Philippines or its equivalent in legal tender currency of the United States, in the discretion of the Treasurer of the Philippines. The said bonds shall be sold in the Philippines and the proceeds thereof shall be used exclusively for financing public works and other permanent public improvements in the City of Manila.

Done at the City of Manila, this ^{15th} day of April, in the year of Our Lord, Nineteen Hundred and Forty, and of the Commonwealth of the Philippines, the fifth.



By the President:



JORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

ADMINISTRATIVE ORDER No. 124

DISMISSING COUNCILOR DONATO C. ENDRIGA OF THE CITY
OF DAVAO, FOR THE GOOD OF THE SERVICE.

This is an administrative case against Donato C. Endriga, elective councilor of the City of Davao, who was charged by the City Attorney: (1) with having engaged in and/or tolerated the business of prostitution, together with his paramour, Maria A. de Josol, alias Maria Endriga, in his residence in the former municipality of Davao (now City of Davao), during the period comprised between the latter part of 1937 up to the early part of 1939; (2) with having, during the same period, also in confederation with Maria A. de Josol, engaged in and/or tolerated gambling in his house situated at Tomas Claudio Street, City of Davao; and (3) with having received ₱300 monthly from a Chinese gambling club denominated Davao Metropolitan Club during the year 1937 and sometime thereafter.

After due investigation conducted by the Department of the Interior, the first and second charges were found to be substantiated. No evidence was presented to support the third charge.

The respondent made a general denial of the existence of prostitution or gambling, either in his house on Magallanes Street or in that located at Tomas Claudio Street. In his desire to prove that he relinquished ownership of the house on Magallanes Street long before his election as Councilor, the respondent presented Exhibit No. 6, which is a copy of a deed of sale dated March 27, 1937, ceding the property to Maria A. de Josol (alleged paramour of the respondent) for the consideration of ₱500.00. The investigator, in this connection, very appropriately remarked that the transaction is of a fictitious nature because the house alone, not including the value of the land, was assessed at ₱5000.00.

Mr. Endriga also attempted to prove that his house on Tomas Claudio Street was leased to one Restituto J. Quibod beginning April 1, 1939. In support of his claim he sent to the investigator, after the parties had com-

pleted the presentation of their respective evidences, Exhibit No. 7, a receipt purported to have been prepared on March 2, 1939. The investigator invited attention to the fact that the receipt has the appearance of a newly made instrument. This Exhibit is, therefore, in the nature of self-serving evidence. Moreover, it does not disprove the fact that the respondent was actually in possession of the house in question during the time charged in the complaint.

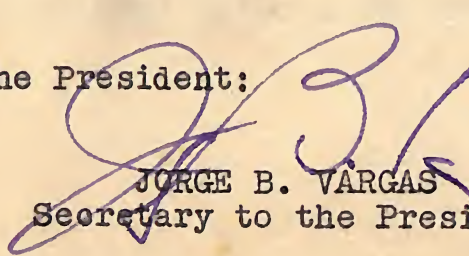
The defense set up by the respondent that these charges are mere sequels of the 1938 elections for Assemblyman for Davao, is without merit. There is no evidence that the charges were initiated by his alleged political enemies. Besides, this case was instituted in view of the report of a confidential agent of the Department of Finance whom I designated on August 4, 1939 to conduct an ex-parte inquiry into the conduct of government officials in the City of Davao who were alleged to have accepted bribes from gambling clubs, as a result of which the respondent and other city officials were suspended from office pending formal investigation of the charges against them.

The evidence of record fully supports the findings of the Department of the Interior that the respondent is guilty of serious misconduct which renders him unfit to hold any public office.

In view of the foregoing, and concurring in the recommendation of the Secretary of the Interior, Donato C. Endriga, elective councilor of the City of Davao, is hereby dismissed for the good of the service, effective as of the date of his suspension from office. It is further directed that the record of this case be sent to the Department of Justice for such action as the circumstances may warrant.

Done at the City of Manila, this 15th day of April, in the year of Our Lord nineteen hundred and forty, and of the Commonwealth of the Philippines, the fifth.

By the President:


JORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER NO. 125

ORDER OF ISSUE
CITY OF CEBU, THIRTY-YEAR 4-1/2% BONDS

WHEREAS, the City Council of Cebu, on the 1st day of November, 1938, by Resolution No. 1057, series of 1938, duly adopted and approved by the said City Council, requested the issue and sale of bonds in the amount of THREE HUNDRED AND FIFTY THOUSAND PESOS (P350,000.00) under the provisions of Section 1 of Commonwealth Act No. 337 for the purpose of raising funds for the construction of the necessary sewer facilities in the said City;

WHEREAS, the Secretary of Finance recommends the issue of bonds of the City of Cebu, authorized to be issued under said Section 1 of Commonwealth Act No. 337 in the amount of P350,000;

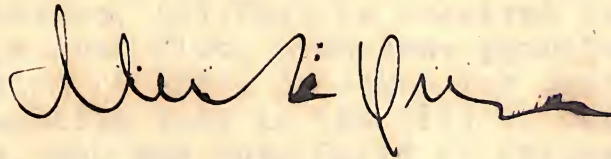
WHEREAS, Section 3 of Commonwealth Act No. 337 authorizes the issue of National Government bonds in the amount of THREE HUNDRED AND FIFTY THOUSAND PESOS (P350,000.00), the proceeds of the sale of which shall be used by the Commonwealth of the Philippines for the purchase of the equivalent par amount of bonds of the City of Cebu, requested to be issued; and

WHEREAS, the same Section 3 of Commonwealth Act No. 337 authorizes the President of the Philippines to issue in the name and on behalf of the Commonwealth of the Philippines the bonds authorized to be issued under the said section 3 of Commonwealth Act No. 337 and to sell the said bonds in the Philippines through the Treasurer of the Philippines, at public auction, upon such terms and conditions as in his judgment are most favorable to the Commonwealth of the Philippines;

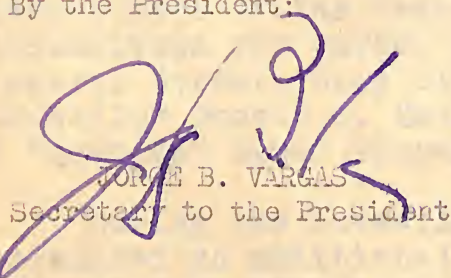
NOW, THEREFORE, pursuant to the provisions of Commonwealth Act No. 337 above-mentioned, I, MANUEL L. QUEZON, President of the Philippines, in the name and on behalf of the Commonwealth of the Philippines, hereby authorize the issuance of, and by these presents do issue, for sale in the Philippines at public

at not below par, National Government bonds in the amount of **THREE HUNDRED AND FIFTY THOUSAND PESOS (P350,000.00)**, Philippine Currency, for the construction of the necessary sewer facilities in the said City of Cebu, said bonds to bear the date of May 1, 1940, payable thirty years after said date, with interest at the rate of 4-1/2% per annum, payable semi-annually. The bonds shall be in the denomination of P50.00, or a multiple thereof, and may be coupon bonds or registered bonds, and shall be registered in the Treasury of the Philippines at Manila, where the principal and interest shall be payable in Philippine Currency or its equivalent in United States Currency in the discretion of the Secretary of Finance.

DONE at the City of Manila, this *25th* day of *April* in the year of Our Lord, nineteen hundred and forty, and of the Commonwealth of the Philippines, the fifth.



By the President:



JORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER NO. 126

DROPPING THE CHARGES AGAINST MR. ROMUALDO C. QUIMPO, SPECIAL AGENT OF THE CHIEF EXECUTIVE AND DETAILED AS PRIVATE SECRETARY TO THE SECRETARY OF THE INTERIOR, FOR LACK OF EVIDENCE.

This is an administrative case against Mr. Romualdo C. Quimpo, Special Agent of the Chief Executive and at present detailed as Private Secretary to the Secretary of the Interior. The complainant, Hon. Cesar M. Sotto, Assemblyman from Davao, in a letter addressed to the Secretary of the Interior dated June 17, 1939, charged the respondent as follows: (1) That in the election of 1938, Mr. Quimpo distributed in his District pamphlets showing his picture as an officer of the Philippine Army, in violation of Army regulations; (2) That in 1938, he received a bribe in the amount of ₱15,000.00 from the Davao Japanese Association; (3) That he received bribes from the Davao Metropolitan Club, a Chinese gambling den; (4) That in the election of 1937, he asked for contributions from Chinese gambling dens in the City of Davao, thru Mr. Alejo S. Ong, who was then Chief of Police of the said City; (5) That the respondent, in connivance with Chief of Police Ong, maintained and tolerated a gambling den in the City of Davao; (6) That during the latter part of the term of office of the respondent as Assemblyman for Davao, he maintained a gambling den at Legaspi Street, City of Davao, in combination with City Councilor Donato C. Endriga; and (7) That he maintained a "querida" named Ponyang with whom he has a son.

During the investigation of the case, the complainant presented an additional charge, namely: (8) That the respondent took advantage of his position as Private Secretary to the Secretary of the Interior by opposing, for political reasons, recommendations made by Assemblyman Sotto for appointments to certain positions in Davao, and that, without the knowledge and consent of his immediate superior, the respondent furnished the President of the Philippines and the Speaker of the National Assembly, with copies of a confidential memorandum containing grave charges against one of the candidates recommended by Assemblyman Sotto.

The investigator found the respondent guilty of a violation of Philippine Army Regulations No. 610-10, as

amended, which prohibit army officers, including those in the Reserve Force, from displaying their pictures in uniform for political purposes. The records of this Office show that this charge was brought to my attention by Assemblyman Sotto on August 4, 1939, and that he was advised that the matter was referred to the Chief of Staff for investigation and necessary action. After careful consideration of the report of the Chief of Staff, I concluded that the case did not involve any deliberate disobedience of regulations and, on September 5, 1939, I requested the army authorities to warn the respondent that any further transgression in this regard would result in his summary dismissal from the rolls of the Army. For purposes of this administrative case, charge No. 1 will, therefore, be regarded as having been closed.

Charges Nos. 2, 4 and 7 were withdrawn by the complainant.

Charges Nos. 3, 5 and 6, referring to the bribes alleged to have been received by the respondent and his connection with certain gambling dens, were not substantiated.

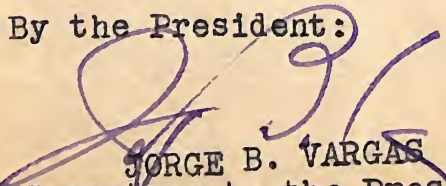
The explanation given by the respondent with respect to charge No. 8 is considered satisfactory. The Secretary of the Interior, in this connection, stated that it does not appear that the respondent was actuated by any political motive in his opposition to the recommendations made by Assemblyman Sotto for certain appointments in Davao. The Secretary of the Interior stated further that he authorized the respondent to see the President of the Philippines and the Speaker of the National Assembly regarding the matter in question.

In view of the foregoing considerations, I hereby order that the charges against the respondent, except charge No. 1 which has been previously decided, be dropped for lack of evidence.

Done at the City of Manila, this 6th day of June, in the year of Our Lord, nineteen hundred and forty, and of the Commonwealth of the Philippines, the fifth.



By the President:



JORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE

MANILA

BY THE PRESIDENT OF THE PHILIPPINES

ADMINISTRATIVE ORDER NO. 127

REMOVING HERMENEGILDO ATIENZA AS MEMBER OF THE MUNICIPAL BOARD, AND SUSPENDING BOARD PRESIDENT EUSTAQUIO BALAGTAS AND BOARD MEMBERS TEOFILO MENDOZA, VALERIANO FUGOSO, BARTOLOME GATMAITAN, IÑIGO ED. REGALADO, AGATON CECILIO AND MATEO HERRERA, ALL OF THE CITY OF MANILA

This case arose out of certain charges and counter-charges alleged to have been made by Members Hermenegildo Atienza, Teofilo Mendoza and Valeriano Fugoso of the Municipal Board of the City of Manila during its session held on February 21, 1940, in connection with the election of the President of that body. Acting upon my instructions, the Department of the Interior conducted a preliminary inquiry into the case, and after going over its report, I ordered the preventive suspension and formal investigation of the parties affected on the following counts: (1) That the President and the Members of the Municipal Board who belong to the majority party, as well as the Secretary and the two stenographers of the Board, upon learning of the investigation being conducted by Undersecretary Luna, conspired with one another to obstruct the investigation ordered by me; (2) That the President and Members of the Municipal Board who belong to the majority party, entered into and signed an agreement whereby each and everyone of them bound himself to do an official act which is contrary to public policy and morality; (3) That the conduct of the President and Members of the Municipal Board above referred to, considering all the circumstances of the case, constitute, if true, a grave offense.

The charges against Board President Eustaquio Balagtas and Board Members Hermenegildo Atienza, Teofilo Mendoza, Valeriano Fugoso, Bartolome Gatmaitan, Iñigo Ed. Regalado, Agaton Cecilio and Mateo Herrera were duly investigated by the Department of the Interior, in which investigation the respondents were given full opportunity to be heard and present evidence in their defense. The administrative discipline of the secretary and the two stenographers of the Municipal Board involved were left to the Board and the Commissioner of Civil Service pursuant to the procedure laid down in Executive Order No. 39, dated June 23, 1936.

It appears that in the afternoon of February 23, 1940, the Undersecretary of the Interior requested the Secretary of the Municipal Board to furnish him a copy of the transcript of the record of the proceedings of the Board in its session of February 21, 1940, including those portions relating to the alleged splitting of per diems between the aspirants to the presidency of the Board, which were ordered stricken out during that session. The delivery of the said transcript was considerably delayed until 1:15 o'clock in the afternoon of the following day notwithstanding repeated reminders addressed to the President and the Secretary of the Board, and the copy of the transcript as delivered did not include the speeches of Councilors Atienza, Mendoza and Fugoso particularly desired by the Department of the Interior. Moreover, the stenographic notes accompanying the transcript showed that the portions ordered stricken from the records were crossed out so heavily as to render them completely unreadable. The evidence shows that the obliteration was accomplished by the stenographers only between the hours of 12:00 and 12:30 noon of February 24, 1940, upon instruction of the majority party councilors present at the caucus held on the same day in the office of the Board President, namely, Councilors Balagtas, Fugoso, Atienza, Cecilio, Mendoza and Herrera. There was thus a deliberate conspiracy between the majority members of the Board just named to delay and obstruct the investigation.

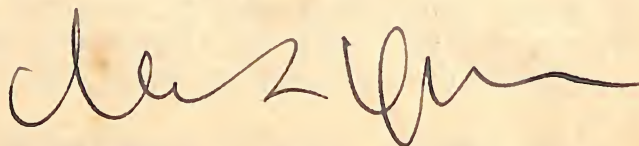
With reference to the second charge, it appears that in a caucus held by the respondents in the house of Councilor Cecilio on December 31, 1939, for the purpose of determining who should be elected Board President for the year 1940, several balloting results resulted in a deadlock between Councilors Atienza and Fugoso, as was the case in previous caucuses. The rumor that Councilor Mendoza was going to be appointed a month thence as Judge of the Municipal Court of Manila was brought up and Councilor Herrera proposed that the former be chosen Board President for the purpose of breaking the deadlock and incidentally affording him a good remembrance of his comradeship with the other majority board members, subject, however, to the conditions that he should resign on February 1, 1940, that his resignation would then be accepted and that they would elect Councilor Atienza to succeed him as Board President. Councilor Herrera's proposition was approved by all the other majority councilors, and Councilor Atienza who apparently anticipated such move produced three documents all addressed to the Municipal Board and dated February 1, 1939, which date Councilor Atienza declared during the

investigation to be a mere "psychological" error and should be corrected to read February 1, 1940. One of these documents was a letter of resignation as President of the Municipal Board to be signed by Councilor Mendoza; another was an acceptance of the resignation of Councilor Mendoza and a nomination of Councilor Atienza as President of the Board for the rest of the term of Councilor Mendoza, to be signed by Councilors Fugoso, Gatmaitan, Balagtas, Cecilio, Regalado and Herrera; and the other is a letter nominating Councilor Atienza as President of the Board, to be signed by Councilor Mendoza. All these letters were signed as proposed and kept by Councilor Atienza as a guarantee that the other majority members of the board would live up to their agreement. Accordingly, Councilor Mendoza was elected Board President on January 2, 1940, and in accordance with the agreement, he submitted his resignation to the Board on February 6, 1940, which resignation, however, the Board did not accept. Councilor Mendoza pressed the approval of his resignation which was finally accepted by the Board in its session on February 15, 1940, but the consideration of the election of the next Board President was postponed to the succeeding session. As during the caucus which preceded the next session on February 21, 1940, some of the majority members of the Board manifested their unwillingness to carry out the previous agreement to elect Councilor Atienza as President of the Board, the latter produced the three letters dated February 1, 1939 (1940) in open session, in an endeavor to force his election. The other majority members of the Board, however, disregarded the agreement embodied in those documents and elected Councilor Balagtas as President of the Board instead. Councilor Atienza alleged that he acceded to the agreement of December 31, 1939, to elect Councilor Mendoza as President of the Board in view of the friendly remonstrance made to him that it would increase the latter's chances of being appointed Judge of the Municipal Court. The other majority councilors maintained, however, that their only intention in electing Councilor Mendoza as President of the Board was to break the long-standing deadlock and to secure harmony among themselves. Whatever the reasons which might have motivated the respondents into entering into the agreement in question, the stubborn fact remains that they entered into a contract concerning a public office which is beyond the commerce of men. The question to decide is not whether the contract entered into by the respondents is valid or not, because the illegality of the agreement is indisputable. What qualifies the offense of the respondents is not so much the unenforcibility of the contract as the fact that it runs counter to all considerations of public policy and morality.

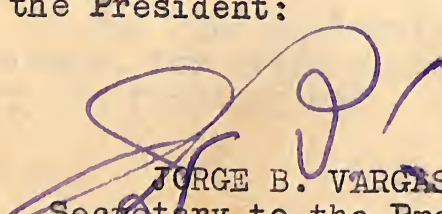
After carefully weighing the evidence of record, I agree with the findings of the Secretary of the Interior that Councilor Atienza, and Councilor Mendoza to a lesser degree, are guilty of grave misconduct for obstructing the investigation and trafficking in the office of the President of the Municipal Board; that Board President Balagtas and Councilors Fugoso, Gatmaitan, Cecilio, Regalado, and Herrera are liable as accomplices in trafficking with a public office although they did not derive any personal benefit from the transaction, and with the exception of Councilors Gatmaitan and Regalado, are likewise guilty of obstructing the investigation.

In view of the foregoing, and concurring in the recommendation of the Secretary of the Interior, Hermenegildo Atienza is hereby removed from office as Member of the Municipal Board of the City of Manila; Board Member Teofilo Mendoza is suspended for five months; Board President Eustaquio Balagtas and Board Members Mateo Herrera, Valeriano Fugoso and Agaton Cecilio are suspended for four months each; and Board Members Iñigo Regalado and Bartolome Gatmaitan are suspended for three months each. In addition, Board President Balagtas and Board Members Mendoza, Herrera, Fugoso, Cecilio, Regalado and Gatmaitan are hereby publicly reprimanded and warned to be more careful in the performance of their duties under pain of more drastic penalty for the same or similar derelictions in the future.

Done at the City of Manila, this sixth day of June, in the year of Our Lord, nineteen hundred and forty, and of the Commonwealth of the Philippines, the fifth.



By the President:



JORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

ADMINISTRATIVE ORDER No. 128

AMENDING ADMINISTRATIVE ORDER NO. 103

Administrative Order No. 103, dated September 18, 1939, is hereby amended so as to read as follows:

"The closing or partial obstruction of many streams in the Philippines and their conversion into fishponds, have been a constant source of controversies and the cause of numerous complaints. Information is conflicting not only regarding the use to which these streams are dedicated but also regarding the right to the use of said streams by the persons actually using them. This condition of affairs has been responsible for much of the unrest in various sections of the country.

For the purpose of determining the facts above-referred to, so that a definite policy may be adopted in connection therewith, a committee is hereby created to be composed of the respective representatives of the Secretary of Justice, the Secretary of Agriculture and Commerce, and the Secretary of Public Works and Communications, which committee shall forthwith investigate and report on the following:

(1) The status of all the rivers and streams in the Philippines, in order to determine whether they are of private or of public ownership;

(2) The claims of private parties to any of them, attaching to the report copies of the pertinent papers, documents, contracts and memoranda of the decisions of the competent courts or the laws applicable thereto;

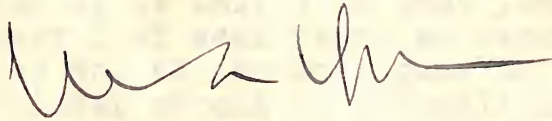
(3) The value or importance of said rivers or streams for the conservation of the natural resources, indicating which of them are navigable, floatable or convenient for public use;

(4) The advisability of opening any of them, if closed, for river control purposes and for navigation or for fishing; and

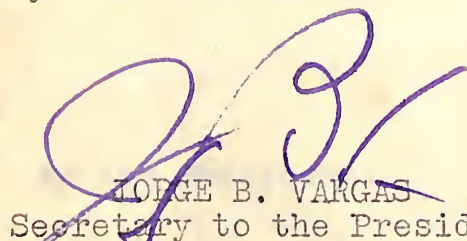
(5) The necessity of adopting administrative measures or legislation to carry out the policy of keeping open such rivers and streams, whether of private or of public ownership, as may be necessary to promote and safeguard the public interest.

The Committee shall act under the direct supervision of the Secretary of Justice, through whom the report should be submitted to me, with his comments thereon.

Done in the City of Baguio, Philippines, this 7th day of June, in the year of Our Lord Nineteen Hundred and Forty, and of the Commonwealth of the Philippines, the fifth.

A handwritten signature in dark ink, appearing to be 'W. S. U.', written in a cursive style.

By the President:

A large, stylized handwritten signature in purple ink, likely belonging to Jorge B. Vargas.

JORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

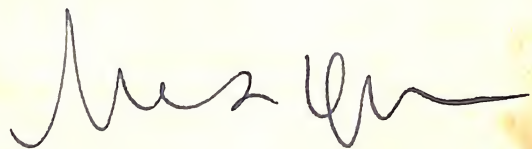
BY THE PRESIDENT OF THE PHILIPPINES

ADMINISTRATIVE ORDER NO. 129

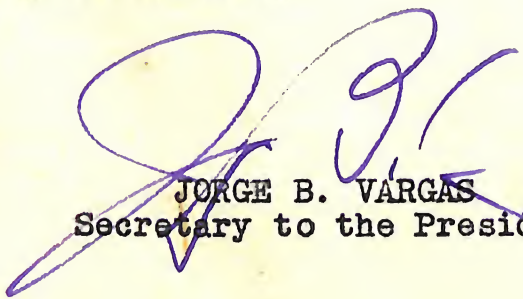
CHANGING THE DATE FOR THE SUBMISSION OF COPIES OF
PLANTILLAS OF PERSONNEL TO THE COMMISSIONER OF
THE BUDGET.

In view of the enactment of Commonwealth Act No. 373 fixing the fiscal year of the Government from July 1 of each calendar year to June 30 of the calendar year immediately following, heads of departments and dependencies of the National Government shall hereafter furnish the Commissioner of the Budget with copies of the plantillas of the personnel respectively under them as of July 1 of each year, instead of as of January 1 of each year, as required in Administrative Order No. 42, dated August 28, 1937. The plantillas of personnel should be accomplished on Budget Form No. 22, copies of which may be obtained from the Bureau of Printing upon requisition.

Done at the City of Baguio, this 7th day of June ,
in the year of Our Lord, nineteen hundred and forty,
and of the Commonwealth of the Philippines, the fifth.



By the President:



JORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

ADMINISTRATIVE ORDER No. 130

IN RE ADMINISTRATIVE CASE AGAINST ASSISTANT CITY
FISCAL DELFIN A. VIOLA OF MANILA.

This is an administrative case against Assistant City Fiscal Delfin A. Viola of Manila, arising out of a complaint filed by Encarnacion L. Santos, charging the respondent with having seduced and abducted complainant's daughter, Bella David, a schoolgirl of about nineteen years old.

The investigation of the charges conducted by the Honorable Alejo Mahanag, City Fiscal of Manila, revealed that respondent became acquainted with complainant and her daughter when complainant filed a criminal case with the City Fiscal's Office in 1939; that taking advantage of his official position, respondent, a married man, was able to ingratiate himself with complainant and her daughter; that because of the confidence reposed in him by complainant partly by reason of his official position, respondent was allowed to visit frequently complainant's home, during which he won the affection of complainant's daughter; that pretending later that he had quarrelled with his wife and that his life was being threatened by her, respondent was able to persuade complainant ~~to~~ give him temporary shelter in her house during which time respondent succeeded in having illicit relations with complainant's daughter; that upon learning of these relations, complainant told respondent not to see her daughter anymore, in view of which the daughter ran away with the respondent; and that when asked about the whereabouts of complainant's daughter, respondent professed ignorance thereof, when as a matter of fact respondent kept the girl in a house in Antonio Rivera Street for a number of days and for about a month in a certain house in Callejon Unido, Baclaran, Parañaque,

where

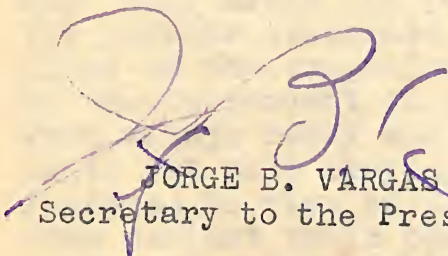
where he made false representations that the girl was his wife.

Upon the facts thus found, respondent has shown himself unworthy of the office he holds and, concurring in the recommendation of the Honorable, the Secretary of Justice, Assistant City Fiscal Delfin A. Viola of Manila is hereby ordered dismissed from the service for cause.

Done at the City of Manila, this 22nd day of July, in the year of Our Lord, Nineteen hundred and forty, and of the Commonwealth of the Philippines, the fifth.

Manz. Cruz

By the President:


JORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

ADMINISTRATIVE ORDER No. 131

REQUIRING JUSTICE OF THE PEACE FERNANDO BARRION OF
BALAYAN AND CALACA, BATANGAS, TO RESIGN
HIS OFFICE

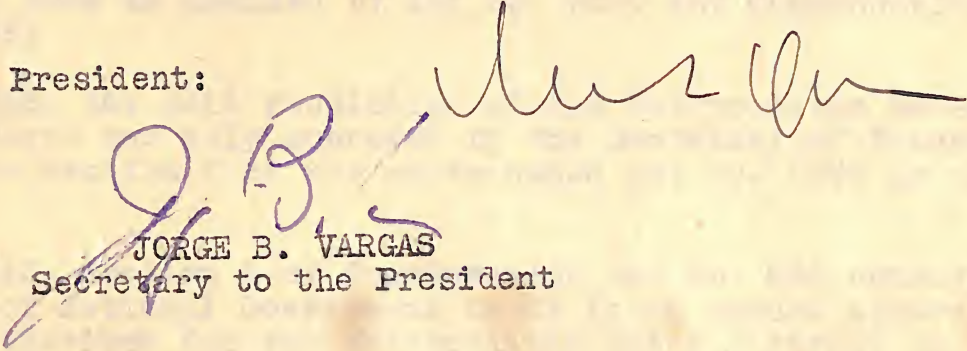
This administrative case arose out of two separate complaints filed against Fernando Barrion, Justice of the Peace of Balayan and Calaca, Batangas, who is charged with: (1) having inflicted physical injuries upon a certain person without justifiable cause as a result of which a criminal complaint was filed against him in the Justice of the Peace Court of Taal, Batangas; (2) immorality; (3) having required excessive bonds whenever the accused belongs to the faction headed by his brother's political enemy; and (4) partiality.

After due investigation, only the fourth charge was found to be substantiated. It appears that in a certain theft case pending before his court, the respondent allowed the private prosecutor to whisper to his witnesses the answers he wanted them to give to the questions of counsel for the defense. It also appears that when five criminal complaints were filed before his court against a certain person and his wife for fraudulent insolvency, the respondent, instead of proceeding with the investigation, induced the complainants to sign a document to the effect that they were only after the payment of their claims against the persons concerned and not their prosecution. Three of the complaining witnesses who were called by the respondent in his defense testified that they were always ready and willing to prosecute the defendants but that they agreed not to prosecute said defendants in view of the respondent's promise to help them collect their claims. While it is true that political motives might have induced the filing of the present complaints against the respondent, I agree with the Secretary of Justice that the evidence of record fully supports the findings that the respondent has acted with manifest partiality and grave abuse of authority in the cases aforementioned.

In view of the foregoing, and concurring in the recommendation of the Secretary of Justice, the respondent, Fernando Barrion, is hereby required to resign as Justice of the Peace of Balayan and Calaca, Batangas, effective immediately.

Done at the City of Manila, this ^{5th} day of August, in the year of Our Lord nineteen hundred and forty, and of the Commonwealth of the Philippines, the fifth.

By the President:


JORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER NO. 132

ORDER OF ISSUE
PHILIPPINES 4% LOAN OF 1940 (DUE 1970/1950)
FIRST SERIES, METROPOLITAN WATER DISTRICT
COMMONWEALTH ACT NO. 528

WHEREAS, the Metropolitan Water District, on the 8th day of June, 1940, by Resolution No. 51, series of 1940, of the District Board duly adopted, authorized the issue and sale of its first mortgage bonds in the amount of FIVE HUNDRED THOUSAND PESOS (P500,000) under the provisions of Section 2-(m) and 5 of Act No. 2832 as amended by Act No. 4079 and Commonwealth Act No. 438;

WHEREAS, the said resolution of the Metropolitan Water District Board was duly approved by the Secretary of Finance, pursuant to section 5 of the above-named Act No. 2832 as amended;

WHEREAS, Section 1 of Commonwealth Act No. 528 authorizes the issue of National Government bonds in an amount equivalent to that authorized for the Metropolitan Water District to issue, the proceeds of the sale of which shall be used by the Government of the Commonwealth of the Philippines for the purchase of an equivalent par amount of first mortgage bonds of the Metropolitan Water District to be issued for the purpose of obtaining funds for further extension of the water supply and sewerage systems of said District, and for other purposes;

WHEREAS, the same Section 1 of Commonwealth Act No. 528 authorizes the President of the Philippines, to issue, in series, in the name and on behalf of the Government of the Commonwealth of the Philippines at times and in amounts to be determined by him, the bonds authorized to be issued under said Section 1 of Commonwealth Act No. 528 and, under Section 2 of the same Act, to sell the said bonds through the Treasurer of the Philippines upon such terms and conditions as in his judgment are most favorable to the Government of the Commonwealth of the Philippines;

WHEREAS, the Secretary of Finance recommends the issue of National Government bonds authorized to be issued under Section 1 of Commonwealth Act No. 528, in the amount of P500,000;

NOW

NOW, THEREFORE, pursuant to the provisions of Commonwealth Act No. 528, above-mentioned, I, MANUEL L. QUEZON, President of the Philippines, in the name and on behalf of the Government of the Commonwealth of the Philippines hereby authorize the issuance of, and by these presents, do issue, for sale in the Philippines at a price not below par, the FIRST SERIES of National Government bonds authorized to be issued under Commonwealth Act No. 528, in the amount of FIVE HUNDRED THOUSAND PESOS (P500,000) to bear the date of August 1, 1940, redeemable after ten years from the date of issue at the pleasure of the Government of the Commonwealth of the Philippines; and due and payable thirty years after said date of issue, with interest at the rate of four per centum per annum payable semi-annually. The bonds shall be in the denomination of P50.00 or a multiple thereof, and may be coupon bonds or registered bonds, and shall be registered in the Treasury of the Philippines at Manila, where the principal and interest shall be payable in Philippine currency or its equivalent in United States currency, in the discretion of the Secretary of Finance.

Done at the City of Manila, this *27th* day of *August* in the year of Our Lord, Nineteen Hundred and Forty, and of the Commonwealth of the Philippines, the Fifth.

By the President:

J. B. Vargas
JORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER No. 133

ORDER OF ISSUE
CITY OF DAVAO, THIRTY-YEAR 4-1/2% BONDS

WHEREAS, the Government of the City of Davao on the 18th day of May, 1940, by Resolution No. 246, series of 1940, of the City Council thereof, duly adopted and approved, requested the issue and sale of bonds in the amount of THREE HUNDRED AND FIFTY THOUSAND (P350,000) PESOS under the provisions of Section 1 of Commonwealth Act No. 389 for the purpose of raising funds for the construction of the necessary sewer facilities in the said City;

WHEREAS, the Secretary of Finance recommends the issue of bonds of the City of Davao, authorized to be issued under said Section 1 of Commonwealth Act No. 389 in the amount of P350,000;

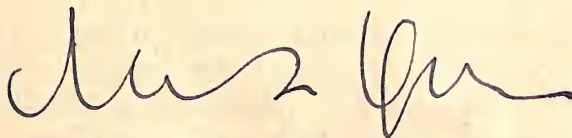
WHEREAS, Section 3 of Commonwealth Act No. 389 authorizes the issue of National Government bonds in the amount of THREE HUNDRED AND FIFTY THOUSAND (P350,000) PESOS, the proceeds of the sale of which shall, under Section 4 of the same Act, be used by the Commonwealth of the Philippines for the payment of the equivalent amount of bonds of the City of Davao, requested to be issued; and

WHEREAS, the same Section 3 of Commonwealth Act No. 389 authorizes the President of the Philippines to issue in the name and on behalf of the Commonwealth of the Philippines the bonds authorized to be issued under the said Section 3 of Commonwealth Act No. 389 and to sell the said bonds in the Philippines through the Treasurer of the Philippines at public auction, upon such terms and conditions as in his judgment are most favorable to the Commonwealth of the Philippines;

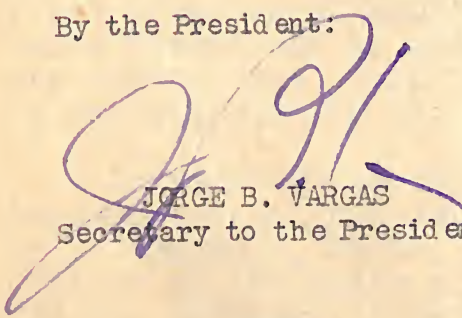
NOW, THEREFORE, pursuant to the provisions of Commonwealth Act No. 389, above-mentioned, I, MANUEL L. QUEZON, President of the Philippines, in the name and on behalf of the Commonwealth of the Philippines, hereby authorize the issuance of, and by these presents do issue, for sale in the Philippines at public auction

at not below par, National Government bonds in the amount of THREE HUNDRED AND FIFTY THOUSAND (P350,000) PESOS, Philippine Currency, for the construction of the necessary sewer facilities in the said City of Davao, said bonds to bear the date of September 1, 1940, payable thirty years after said date, with interest at the rate of 4-1/2% per annum, payable semi-annually. The bonds shall be in the denomination of P50.00, or a multiple thereof, and may be coupon bonds or registered bonds, and shall be registered in the Treasury of the Philippines at Manila, where the principal and interest shall be payable in Philippine Currency or its equivalent in United States Currency in the discretion of the Secretary of Finance.

DONE at the City of Manila, this *29th* day of *August*, in the year of Our Lord, Nineteen Hundred and Forty, and of the Commonwealth of the Philippines, the fifth.



By the President:



JORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

ADMINISTRATIVE ORDER No. 134

REQUIRING JUSTICE OF THE PEACE SERAPIO J. DATOC OF
PAGADIAN, DINAS, TUKURAN AND CEBUANO BARRACKS,
PROVINCE OF ZAMBOANGA, TO RESIGN HIS OFFICE

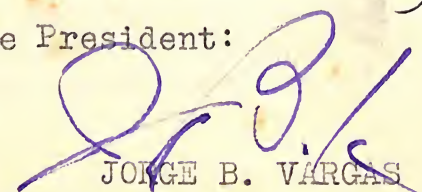
The herein respondent, Serapio J. Datoc, Justice of the Peace of Pagadian, Dinas, Tukuran and Cebuano Barracks, province of Zamboanga, is charged with having collected his salary for May 22 and 23, 1937, and January 10 to 24, 1938, despite the fact that on those dates he was outside his district attending to his private practice. The respondent alleges that he thought he was entitled to salary whenever he appeared as counsel for a party-litigant, and that if he indicated in his time records and certificates of service that he was never absent on those dates, it was due to oversight. The respondent has already reimbursed the amount he had illegally collected.

After carefully going over the evidence of record, I agree with the Secretary of Justice that the respondent's defense is unsatisfactory. It appears that the respondent did not collect his pay from June 5 to July 2, 1937 while he was in Dipolog where he appeared in his capacity as a practitioner before the Court of First Instance of Zamboanga, and there seems to be no valid reason why he should not have collected his salary during that period also if he really believed that he was entitled to it.

In view of the foregoing and concurring in the recommendation of the Secretary of Justice, the respondent, Serapio J. Datoc, is hereby required to resign as Justice of the Peace of Pagadian, Dinas, Tukuran and Cebuano Barracks, province of Zamboanga, effective immediately.

Done at the City of Manila, this ^{26th} day of September, in the year of Our Lord, nineteen hundred and forty, and of the Commonwealth of the Philippines, the fifth.

By the President:


JORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

ADMINISTRATIVE ORDER NO. 135

DISMISSING JUSTICE OF THE PEACE SANTIAGO INQUIMBOY OF
MONTALBAN, RIZAL.

This administrative case arose out of four complaints filed against Santiago Inquimboy, Justice of the Peace of Montalban, Rizal, for allegedly having misappropriated several amounts collected by him from judgment debtors in civil cases filed before his court by the Agricultural Credit Cooperative Association of Montalban.

It appears that in Civil Case No. 53 of the Justice of the Peace Court of Montalban, the Agricultural Credit Cooperative Association of said municipality obtained judgment on May 7, 1937, against certain defendants for the sum of P164.15. A few days thereafter, the respondent, through a policeman, summoned the daughter of the principal debtor, then deceased, and advised her that unless she paid the obligation of her father, his properties would be attached. The respondent received P3.00 as costs and P20.00 as part payment of the judgment amount, but he turned over only P3.00 to the Municipal Treasurer in the latter's capacity as Treasurer of the Cooperative Association, and retained the P20.00 until October 4, 1939, when he delivered it to the Municipal Treasurer upon being required to do so by the Provincial Auditor. Sometime in 1937, another party paid to the respondent the sum of P10.00 as partial payment on the loan involved in Civil Case No. 53, but the respondent kept this amount until October 18, 1939, when he was again required to deliver it to the Municipal Treasurer.

In Civil Case No. 54, the same Cooperative Association obtained judgment on May 7, 1937, against certain parties in the sum of P100.00, plus P63.47 as interest. Thereafter, the respondent, through a policeman, summoned the wife of the principal debtor, then deceased, and advised her to pay her husband's obligation. The respondent received the sum of P63.47 on July 1, 1937, and P10.00 on March 17, 1938, but he failed to turn over the said amounts to the Municipal Treasurer in spite of demands made upon him until the Municipal Treasurer had to deduct these amounts from the respondent's salary for September, 1939.

It further appears that the respondent also retained in his possession the sum of P20.00 which he received on account of a certain party's obligation with the Cooperative Association until he was required to turn over the amount to the Municipal Treasurer on October 10, 1939.

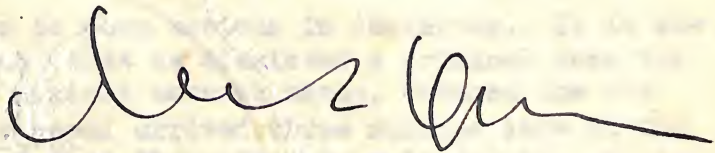
The respondent's defense that he retained the various amounts received by him pursuant to an agreement had between the Cooperative Association and the judgment debtors that he would keep the partial payments made by the

latter

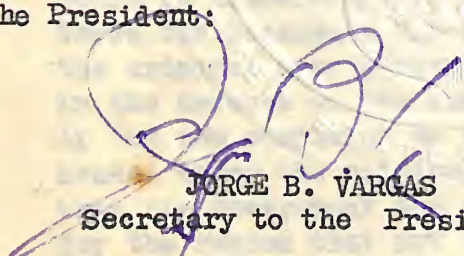
latter until their respective obligations were paid in full, is without merit. The supposed agreement is denied both by the Rural Credit Inspector of the Cooperative Association and the judgment debtors. Moreover, the respondent knows that it was not his duty to execute his own decisions, and his intervention in the collection of the amounts due from the judgment debtors to the Agricultural Credit Cooperative Association of Montalban is purely officious. The fact that the respondent retained the amounts he had collected for periods extending as long as two years, and the fact that the Municipal Treasurer had to resort in one instance to deducting a certain sum from his salary because of his inability to turn over said amount in spite of repeated demands, leads to no other conclusion than that the respondent appropriated the amounts thus collected for his own personal use. I agree with the Secretary of Justice that one who has proved himself dishonest has no place in the government service, particularly in the judiciary.

In view of the foregoing, and concurring in the recommendation of the Secretary of Justice, the respondent, Santiago Inquimboy, is hereby removed from office as Justice of the Peace of Montalban, Rizal, for cause.

Done at the City of Manila, this *8th* day of October, in the year of Our Lord nineteen hundred and forty, and of the Commonwealth of the Philippines, the fifth.



By the President:



JORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER No. 136

REPRIMANDING JUSTICE OF THE PEACE VICENTE AQUINO OF ILIGAN,
MANDULOG AND KAPI, PROVINCE OF LANAOS.

This is an administrative case against Vicente Aquino, Justice of the Peace of Iligan, Mandulog and Kapi, province of Lanao, who is charged with: (1) having refused to take the confessions of certain accused persons and having charged a fee of eighty centavos in cases where he actually took the confessions of persons accused of crime; and (2) abuse of authority.

After going over the evidence of record, I am satisfied that the first charge arose merely out of a misinterpretation of the law on the part of the respondent. Moreover, it appears that long before the filing of the present complaint, the respondent, upon instruction of the District Judge, had already corrected himself, and he had since then been taking, free of charge, the sworn statements of such accused persons who desired to make a confession.

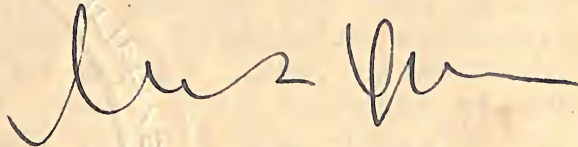
The second charge is more serious in character. It is admitted by the respondent that he dismissed a criminal case for theft of large cattle against several moros, because the offended party and his counsel arrived three minutes late on the date set for trial, and that thereafter he released the accused under detention and cancelled the bonds of those out on bail. A new complaint was filed, but the respondent docketed it only after the lapse of one month. Respondent's defense that he was actuated merely by a desire to maintain punctuality in his court is unsatisfactory because he could very well have administered the necessary disciplinary correction without dismissing the criminal case pending before him. Neither is there merit in the defense of the respondent that he delayed the docketing of the new complaint so that the accused who could not be apprehended under the original complaint might show up in the belief that the Government had already desisted in prosecuting them, for the reason that not only the accused who could not be arrested since the beginning but also the other accused who were set at liberty as well as those whose bonds were cancelled, were able to go into hiding and evade further arrest. I agree, however, with the Secretary of Justice that there is no evidence of record showing that the respondent in this case was actuated by considerations other than a mistaken sense of personal im-

portance.

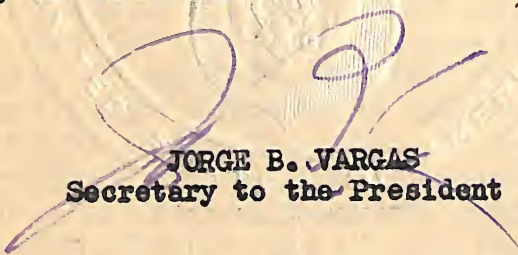
portance.

In view of the foregoing, and concurring in the recommendation of the Secretary of Justice, the respondent, Vicente Aquino, Justice of the Peace of Iligan, Mandulog and Kapi, province of Lanao, is hereby reprimanded and warned that the commission by him of the same or a similar offense in the future will constitute sufficient cause for his removal from office.

Done at the City of Manila, this ^{8th} day of October, in the year of Our Lord, nineteen hundred and forty, and the Commonwealth of the Philippines, the fifth.



By the President:



JORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

ADMINISTRATIVE ORDER NO. 137

AMENDING ADMINISTRATIVE ORDER NO. 123, DATED APRIL 15, 1940, AUTHORIZING THE ISSUE AND SALE OF BONDS KNOWN AS "CITY OF MANILA, OF 1940 (DUE 1970) THIRD SERIES".

WHEREAS, under Administrative Order No. 123, dated April 15, 1940, the issue and sale of bonds in the name and on behalf of the City of Manila has been authorized in one block of ₱5,000,000.00, Philippine currency, the bonds to bear the date of May 16, 1940, payable thirty years after the date of issue, with interest at the rate of 4-1/2% per annum, payable semi-annually on the 16th day of May and November of each year;

WHEREAS, the Government of the City of Manila by resolution No. 307, duly approved by the Municipal Board on October 3, 1940, requested the issuance in the meantime, of only ₱3,500,000.00 out of the five-million-peso bond issue authorized under the above-mentioned Administrative Order No. 123, in series of ₱1,000,000.00 upon approval of the said Resolution and ₱500,000.00 every three months thereafter until the whole amount of ₱3,500,000.00 shall have been fully issued;

WHEREAS, the Secretary of Finance has recommended that the issue and sale of said bonds be made in series and amounts as requested;

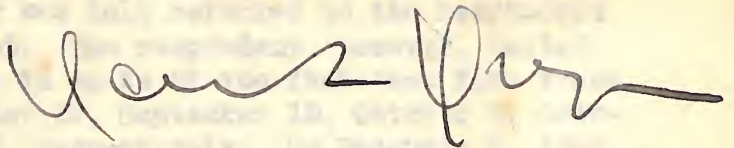
NOW THEREFORE, pursuant to the provisions of Act No. 3456 and of Act No. 3711, as amended by Act No. 4247, I, MANUEL L. QUEZON, President of the Philippines, hereby amend Administrative Order No. 123, dated April 15, 1940, so that the bonds authorized to be sold thereunder shall be reduced to ₱3,500,000.00; shall be issued in series and amounts and shall bear the dates hereinbelow indicated, payable thirty years after the respective dates of issue, with interest at the rate of 4-1/2%

per

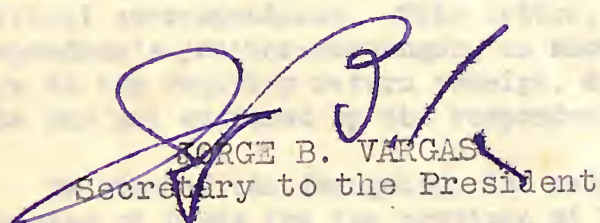
per annum payable semi-annually:

December 1, 1940	P1,000,000.00
March 1, 1941	500,000.00
June 1, 1941	500,000.00
September 1, 1941	500,000.00
December 1, 1941	500,000.00
March 1, 1942	500,000.00

Done at the City of Manila, this ^{7th} day of **November**
in the year of our Lord, Nineteen Hundred and Forty, and
of the Commonwealth of the Philippines, the fifth.



By the President:



GEORGE B. VARGAS
Secretary to the President

Witness at the City of Manila, this 7th day of November, 1940, in the
year of our Lord, Nineteen Hundred and Forty, and of the Common-
wealth of the Philippines, the fifth.

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER NO. 138

SUSPENDING REGISTER OF DEEDS MIGUEL VILORIA OF LA UNION, FOR
DISCOURTEOUS CONDUCT.

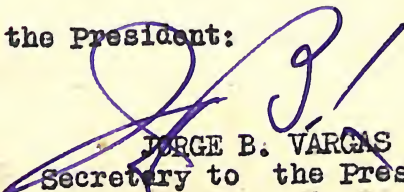
This is an administrative case filed against Miguel Viloria, Register of Deeds for the province of La Union, for discourtesy in not answering official correspondence.

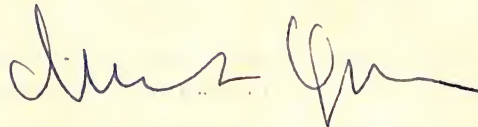
It appears that a certain private company addressed a letter to the Chief of the General Land Registration Office, requesting cooperation in collecting from the respondent, the balance of the interest due on the latter's account with the said company. On August 12, 1939, this letter was duly referred to the respondent for his compliance or comment. The respondent, however, failed to answer the correspondence in spite of the fact that five tracers were sent to him on August 29, September 15, October 3, October 20, and November 3, 1939, respectively. On December 2, 1939, the Chief of the General Land Registration Office sent a letter to the respondent requesting explanation within three days from his receipt thereof, why administrative action should not be taken against him for his apparent discourtesy in not answering official correspondence. This letter, which was received by the respondent's janitor-messenger, as shown by the latter's signature on the registry return receipt, dated October 2, 1939, likewise was not answered by the respondent.

In view of the foregoing, the respondent, Miguel Viloria, Register of Deeds for the province of La Union, is hereby suspended from office for two days, for discourteous conduct. It is further ordered that the respondent reply to the correspondence addressed to him by the Chief of the General Land Registration Office on August 12, 1939, immediately upon receipt of notice hereof.

Done at the City of Manila, this 20th day of November, in the year of our Lord, nineteen hundred and forty, and of the Commonwealth of the Philippines, the sixth.

By the President:


JORGE B. VARGAS
Secretary to the President



MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

ADMINISTRATIVE ORDER NO. 139

TRANSFERRING JUSTICE OF THE PEACE VALERIO V. ROVIRA OF SAGUIARAN, SUNGOD, DITSAAN AND BUBONG, PROVINCE OF LANAOS, TO A SIMILAR POSITION IN BUNGAO, BALIMBING AND SUMUMUL, PROVINCE OF SULU, AND REPRIMANDING HIM FOR CONDUCT UNBECOMING A PUBLIC OFFICIAL.

This is an administrative case filed by the Provincial Governor of Lanao and the Commissioner for Mindanao and Sulu against Valerio V. Rovira, Justice of the Peace of Saguiaran, Sungod, Ditsaan and Bubong, Province of Lanao, for conduct unbecoming a public official.

It appears that the Provincial Board of Lanao, sitting as council for the Municipal District of Saguiaran, abolished the position of clerk in the office of the respondent. On June 6, 1940, the respondent addressed a letter to the Provincial Board in which he stressed the importance of the position abolished and made unwarranted and improper remarks, to wit: that the position of clerk in his office is more important than the position of Lieutenant Governor, Deputy Governor or Assistant to the Governor "whose services can be very well dispensed with without hampering the administration of the provincial government;" that the salary of the clerk is very insignificant compared with the salary of the Lieutenant Governor which is P250.00 a month, but the clerk renders better service to the public than the Lieutenant Governor; and that the position of clerk is more important "because the work of the Lieutenant Governor is a mere unnecessary duplication."

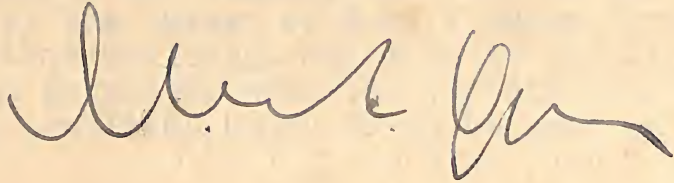
When the respondent was requested by the Secretary of Justice to comment on the charges against him, he made additional unpleasant and uncalled for remarks against the Governor of Lanao and the Commissioner for Mindanao and Sulu, calling them, with apparent sarcasm, "two conceded experts and authorities on Moro affairs," and stating that the "chorus of the two high officials amused" him very much.

The attitude of the respondent towards the officials concerned is, to say the least, reprehensible. He showed poor judgment when he resorted to the use of offensive remarks, instead of appealing the matter to the proper authorities. I agree with the Secretary of Justice that the strained relations of the respondent with other officials of Lanao do not warrant the retention of the respondent in his present station, if the efficiency of the service is to be protected from impairment.

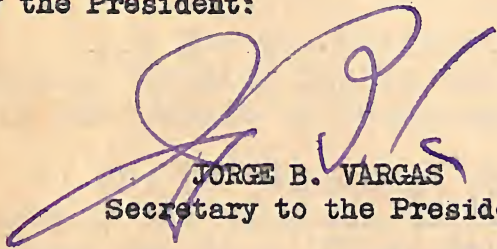
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In view of the foregoing, and concurring in the recommendation of the Secretary of Justice, the respondent, Valerio V. Rovira, is hereby transferred to the position of Justice of the Peace in Bungao, Balimbing and Sumumul, Province of Sulu, with the same compensation at P2,400.00 per annum. He is also hereby reprimanded and warned that a repetition of a similar offense in the future will be considered sufficient cause for his removal.

Done at the City of Manila this 29th day of November, in the year of Our Lord, nineteen hundred and forty, and of the Commonwealth of the Philippines, the sixth.



By the President:



JORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER No. 140

CREATING A COMMITTEE TO MAKE STUDIES OF, AND SUBMIT RECOMMENDATIONS ON, THE PRELIMINARY PLANS PREPARED BY THE BUREAU OF PUBLIC WORKS FOR UTILIZING THE OLD BILIBID PRISON BUILDINGS AND LOTS IN THE CITY OF MANILA.

A Committee composed of Mr. Vicente Fragante, Director of Public Works, as Chairman; and Mr. Jose Paez, General Manager, Manila Railroad Company; Mr. A. D. Williams, Technical Adviser to the President; Mr. Benito Razon, Manager, National Trading Corporation; and Mr. Cornelio Balmaceda, Director of Commerce, as Members, is hereby created and constituted to study the preliminary plans prepared by the Bureau of Public Works for utilizing the old Bilibid Prison buildings and lots in the City of Manila, for the following purposes, with the exception of the Bilibid Hospital and its premises, which is to be used as a maternity hospital:

(1) For a market and parking lots to be operated by the National Trading Corporation;

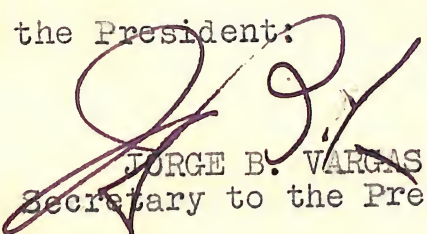
(2) For the National Produce Exchange and the Manila Trading Center and Exchange to be operated by the Bureau of Commerce; and

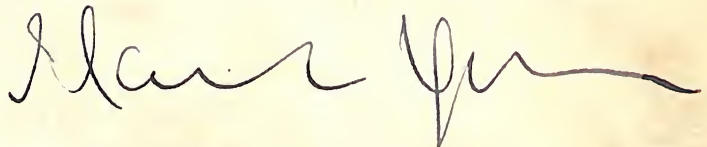
(3) For buildings to house the Bureau of Commerce, the National Trading Corporation, the National Abaca and Other Fiber Corporation, the National Tobacco Corporation, and the National Coconut Corporation.

This Committee, which shall meet at such places and times as may be designated by the Chairman, shall submit its findings and recommendations to the President at the earliest practicable date.

Done at the City of Manila, this 19th day of February in the year of Our Lord, nineteen hundred and forty-one, and of the Commonwealth of the Philippines, the sixth.

By the President:


JORGE B. VARGAS
Secretary to the President



PALACIO DE MALACAÑAN
MANILA

POR EL PRESIDENTE DE FILIPINAS
ORDEN ADMINISTRATIVA NO. 140

QUE CREA UN COMITÉ PARA ESTUDIAR Y PRESENTAR RECOMENDACIONES SOBRE LOS PLANES PRELIMINARES PREPARADOS POR LA OFICINA DE OBRAS PÚBLICAS PARA UTILIZAR LOS ANTIGUOS EDIFICIOS DE LA OFICINA DE PRISIONES Y LOTES EN LA CIUDAD DE MANILA.

Por la presente se crea y constituye un Comité compuesto del Sr. Vicente Fragante, Director de Obras Públicas, presidente; y de los señores José Páez, Administrador General de la Compañía del Ferrocarril de Manila; A. D. Williams, Consejero técnico del Presidente; Benito Razón, Administrador de la Corporación Nacional de Comercio; y Cornelio Balmaceda, Director de Comercio, vocales, para estudiar los planes preliminares preparados por la Oficina de Obras Públicas, para utilizar los edificios de la antigua Prisión de Bilibid y los lotes de la Ciudad de Manila, para los fines siguientes, con la excepción del Hospital de Bilibid y sus inmediaciones, que se destinan para Hospital de Maternidad:

(1) Para un mercado y lotes para estacionamiento de vehículos que serán administrados por la Corporación Nacional de Comercio;

(2) Para la Lonja Nacional de Productos y el Centro Mercantil y de Cambios de Manila que serán administrados por la Oficina de Comercio; y

(3) Para edificios para alojar la Oficina de Comercio, la Corporación Nacional de Comercio, la Corporación Nacional del Abacá y Otras Fibras, la Corporación Nacional del Tabaco, y la Corporación Nacional del Coco.

Este Comité, que se reunirá en los lugares y a las horas que se designen por su presidente, presentará sus conclusiones y recomendaciones al Presidente dentro del plazo más breve que sea posible.

Dada en la Ciudad de Manila, hoy, diecinueve de febrero del año de Nuestro Señor mil novecientos cuarenta y uno, y año sexto del Commonwealth de Filipinas.

(Fdo). MANUEL L. QUEZON
Presidente de Filipinas.

Por el Presidente:

(Fdo). JORGE B. VARGAS
Secretario del Presidente.

Sup.

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER NO. 140

ORGANIZING A COMMITTEE TO MAKE STUDIES OF, AND SUBMIT RECOMMENDATIONS ON, THE PRELIMINARY PLANS PREPARED BY THE BUREAU OF PUBLIC WORKS FOR UTILIZING THE OLD BILIBID PRISON BUILDINGS AND LOTS IN THE CITY OF MANILA.

A Committee composed of Mr. Vicente Fragante, Director of Public Works, as Chairman; and Mr. Jose Poot, General Manager, Manila Railroad Company; Mr. A. B. Williams, Technical Adviser to the President; Mr. Benito Razon, Manager, National Trading Corporation; and Mr. Cornelio Balasorda, Director of Commerce, as Members, is hereby created and constituted to study the preliminary plans prepared by the Bureau of Public Works for utilizing the old Bilibid Prison buildings and lots in the City of Manila, for the following purposes, with the exception of the Bilibid Hospital and its premises, which is to be used as a maternity hospital:

(1) For a market and parking lots to be operated by the National Trading Corporation;

(2) For the National Produce Exchange and the Manila Trading Center and Exchange to be operated by the Bureau of Commerce; and

(3) For buildings to house the Bureau of Commerce, the National Trading Corporation, the National Abaca and Other Fiber Corporation, the National Tobacco Corporation, and the National Coconut Corporation.

This Committee, which shall meet at such places and times as may be designated by the Chairman, shall submit its findings and recommendations to the President at the earliest practicable date.

Done at the City of Manila, this 19th day of February, in the year of Our Lord, nineteen hundred and forty-two, and of the Commonwealth of the Philippines, the sixth.

By the President:

(SIGNED) MARCEL L. UERON
President of the Philippines

JOSUE B. VALLAS
Secretary to the President

Copies sent:

All members
The Sec. of Printing

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER NO. 141 X

PRESCRIBING REGULATIONS GOVERNING THE HANDLING OF RETIREMENT PAPERS AND DELIVERY OF WARRANTS COVERING THE PAYMENT OF RETIREMENT GRATUITIES.

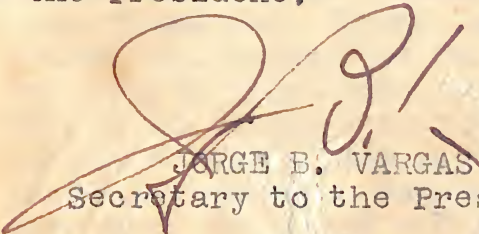
In order to protect the interests of persons retiring under existing Retirement Acts, I, MANUEL L. QUEZON, President of the Philippines, by virtue of the powers vested in me by the Constitution and existing laws, do hereby promulgate the following regulations governing the handling of retirement papers and warrants covering the payments of retirement gratuities due persons under said Acts:

1. All officers and employees of the different branches, subdivisions, agencies, and instrumentalities of the Commonwealth Government are directed to assist in every possible way, any applicant for retirement who may solicit their aid in connection with the preparation and presentation of applications for retirement gratuities.
2. The offices or bureaus concerned shall not deal with persons who act in behalf of applicants for retirement gratuities. All papers regarding retirement shall be given preferential attention in order to avoid delay.
3. Persons applying for retirement gratuities shall be required to state their past services and the highest salary received by each.
4. No warrants covering the payment of gratuities or letters of assignment of gratuities to the bank shall be delivered to any person other than the retired employees or their heirs. In case of inability of the retired employees or their heirs to receive such warrants or letters of assignment in person, the same should be mailed without delay.
5. Documents and other papers relating to applications for retirement gratuities shall be considered confidential.


Done at the City of Manila, this ~~10th~~ day of
June, in the year of Our Lord, nineteen hundred and
forty-one and of the Commonwealth of the Philippines,
the sixth.



By the President:



JORGE B. VARGAS
Secretary to the President



MALACANAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER NO. 142

CREATING A COMMITTEE TO INVESTIGATE AND APPRAISE THE CLAIM
OF THE LAGUNA WATER POWER CO., INC. RELATING TO THE
CALIRAYA PROJECT

The Laguna Water Power Co., Inc. has filed with the Government a claim for compensation for "all its rights, title and interests in the Caliraya water project and its auxiliary plant at San Juan, Longos, Laguna." There is disagreement between the claimant and the National Power Corporation on the facts of this claim, particularly on the use allegedly made by the National Power Corporation of certain plans, specifications and data on the Caliraya water project belonging to the claimant. For the purpose of determining the correct facts surrounding this claim and of fixing the amount of compensation to which the Laguna Water Power Co., Inc. is entitled, if any, a committee is hereby created composed of the following:

Hon. José Abreu, Chairman
Hon. Sergio Bayan, Member
Mr. Clemente Hidalgo, Member.

The committee shall investigate and look into all pertinent facts and matters which have a bearing on the merit of the claim of the Laguna Water Power Co., Inc., and shall forthwith render a report of their findings to the President, together with their recommendation.

Done at the City of Manila, this 24th day of June
in the year of Our Lord, nineteen hundred and forty-one, and
of the Commonwealth of the Philippines, the sixth.

By the President:

JORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

ADMINISTRATIVE ORDER NO. 143

FIXING UNIFORM RATE FOR MEALS TO BE AUTHORIZED FOR
NATIONAL GOVERNMENT EMPLOYEES STATIONED IN MANILA
RENDERING OVERTIME WORK THEREIN.

For the purpose of effecting greater economy in the expenditure of public funds and in order to establish a uniform rate of meal allowance that may be granted to officers and employees of the National Government in the City of Manila who may be required by the exigencies of the service to render overtime service, it is hereby ordered that upon the rendition of said overtime service such officers and employees may be granted a meal allowance of fifty centavos for each meal, subject to the existing accounting and auditing rules and regulations governing overtime work.

The rate herein fixed shall take effect immediately.

Done at the City of Manila, this *27th* day of June, in the year of Our Lord, nineteen hundred and forty-one, and of the Commonwealth of the Philippines, the sixth.

By the President:

[Signature]
JORGE B. VARGAS
Secretary to the President

MALACANAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER NO. 144

AUTHORIZING THE COMMITTEE CREATED TO INVESTIGATE THE
MATTER OF THE USE OF RIVERS TO ALSO INVESTIGATE
AND REPORT ON THE POLLUTION OF STREAMS, AND REVIS-
ING, FOR THIS PURPOSE, ADMINISTRATIVE ORDER NO.
103, AS AMENDED BY ADMINISTRATIVE ORDER NO. 128.

The closing or partial obstruction of many streams
in the Philippines and their conversion into fishponds,
has been a constant source of controversies and the
cause of numerous complaints. Information is conflict-
ing not only regarding the use to which these streams
are dedicated but also regarding the right to the use
of said streams by the persons actually using them.

The pollution of streams located near mining pro-
perties or within their areas of operations due to the
discharge and accumulation of mill refuse or "tailings,"
has likewise resulted in conflicts between the mining
companies concerned and the owners of the neighboring
agricultural lands because of the injurious effect that
the substances and materials thus deposited have on the
standing crops.

This condition of affairs has been responsible for
much of the unrest in various sections of the country.

For the purpose of determining the facts regarding
the obstruction and pollution of streams above referred
to, so that a definite policy may be adopted in connection
therewith, a committee is hereby created to be composed
of the respective representatives of the Secretary of
Justice, the Secretary of Agriculture and Commerce, and
the Secretary of Public Works and Communications, which
committee shall forthwith investigate and report on the
following:

✓ (1) The status of all the rivers and streams in the
Philippines, in order to determine whether they are of
private or of public ownership;

X (2) The claims of private parties to any of them,
attaching to the report copies of the pertinent papers,
documents, contracts and memoranda of the decisions of
the competent courts or the laws applicable thereto;

The

X (3) The value or importance of said rivers or streams for the conservation of the natural resources, indicating which of them are navigable, floatable or convenient for public use;

X (4) The advisability of opening any of them, if closed, for river control purposes and for navigation or for fishing;

X (5) The necessity of adopting administrative measures or legislation to carry out the policy of keeping open such rivers and streams, whether of private or of public ownership, as may be necessary to promote and safeguard the public interest; and

Y (6) The prevention of the pollution of rivers or streams by the discharge into and accumulation in their waters of mill refuse or "tailings" and similar matters and substances.

The Committee shall act under the direct supervision of the Secretary of Justice, through whom the report should be submitted, with his comments thereon, to the President.

Administrative Order No. 103 dated September 18, 1939, as amended by Administrative Order No. 128 dated June 7, 1940, is hereby revised accordingly.

Done at the City of Manila, this *22nd* day of July, in the year of our Lord, nineteen hundred and forty-one, and of the Commonwealth of the Philippines, the sixth.

Manis

By the President:

[Signature]
JORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER NO. 145

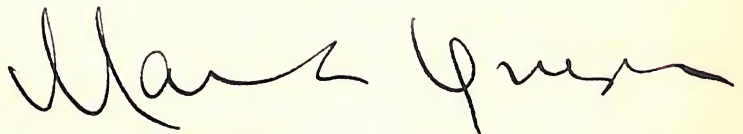
ABOLISHING THE COMMITTEE CREATED BY ADMINISTRATIVE ORDER NO. 81, DATED NOVEMBER 19, 1938, TO ARRANGE FOR AND TO TAKE CHARGE OF THE PARTICIPATION OF THE COMMONWEALTH OF THE PHILIPPINES IN THE GOLDEN GATE INTERNATIONAL EXPOSITION, AND TRANSFERRING ITS ASSETS TO THE PHILIPPINE EXPOSITION COMMISSION.

WHEREAS, the Committee created by Administrative Order No. 81, dated November 19, 1938, to arrange for and take charge of the participation of the Commonwealth of the Philippines in the Golden Gate International Exposition held at San Francisco, California, in 1939, has rendered a final report of its performance of those duties and has accomplished the purposes for which it was created;

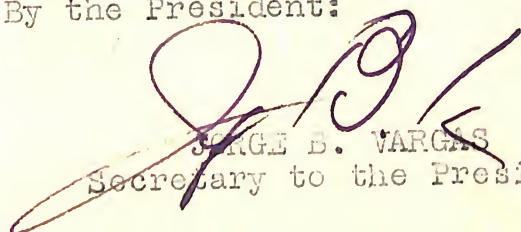
NOW, THEREFORE, I, MANUEL L. QUEZON, President of the Philippines, by virtue of the powers in me vested by law, do hereby abolish said Committee and authorize and direct that all the property and funds in its custody be transferred to, and made available for the use of, the Philippine Exposition Commission created by Executive Order No. 291, dated August 5, 1940.

Administrative Order No. 81, dated November 19, 1938, is hereby accordingly revoked.

Done at the City of Manila, this 14th day of July, in the year of our Lord, nineteen hundred and forty-one, and of the Commonwealth of the Philippines, the sixth.



By the President:



SIMEON B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER NO. 146

ORDER OF ISSUE

PHILIPPINES 4-1/2% LOAN OF 1941 (DUE 1971)
COMMONWEALTH ACT NO. 618

copy
WHEREAS, Section 1 of Commonwealth Act No. 618 authorizes the President of the Philippines to issue in the name and behalf of the Commonwealth of the Philippines bonds to the amount of Twenty Million (P20,000,000) Pesos in one or more series for a term not exceeding thirty (30) years, and to sell said bonds, through the Treasurer of the Philippines, by public auction or otherwise, upon such terms and conditions as in his judgment are most favorable to the Commonwealth of the Philippines;

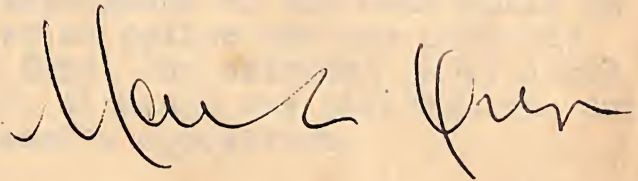
WHEREAS, Section 2 of the same Commonwealth Act No. 618 provides that out of the proceeds from the sale of the bonds authorized to be issued, five million pesos thereof shall be used "for replacement of the amount to be transferred from the government center fund reserve to the unencumbered surplus of the general fund, and fifteen million pesos for the construction of public improvements and for such other purposes as may be authorized by law;"

WHEREAS, the Honorable, the Secretary of Public Works and Communications, in a first indorsement dated July 17, 1941, recommends, in the meantime, the issue and sale of bonds authorized under said Commonwealth Act No. 618, in the amount of two million five hundred thousand (P2,500,000) pesos to finance the construction of such public improvements authorized in Section 1 of Commonwealth Act No. 658 as could be immediately undertaken;

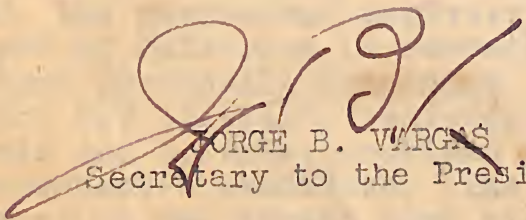
NOW,

NOW, THEREFORE, pursuant to the provisions of Commonwealth Act No. 618, I, MANUEL L. QUEZON, President of the Philippines, in the name and behalf of the Commonwealth of the Philippines, hereby authorize the issuance of, and by these presents, do issue, for sale in the Philippines through the Treasurer of the Philippines at a price not below par, by public auction or otherwise, the FIRST SERIES of National Government bonds authorized to be issued under Commonwealth Act No. 618, in the amount of two million five hundred thousand (P2,500,000) pesos, to bear the date of September 1, 1941, to be due and payable thirty (30) years after said date of issue with interest at the rate of four and one-half (4-1/2%) per centum per annum, payable semi-annually. The bonds shall be in the denomination of fifty (P50) pesos or a multiple thereof and may be coupon bonds or registered bonds, and shall be registered in the Treasury of the Philippines at Manila, Philippines, where the principal and interest shall be payable in Philippine currency or its equivalent in United States currency, in the discretion of the Secretary of Finance.

Done at the City of Manila, this ^{24th} day of July, in the year of Our Lord, nineteen hundred and forty-one, and of the Commonwealth of the Philippines, the sixth.



By the President:



GEORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER NO. 147

REQUIRING JUSTICE OF THE PEACE FELISBERTO A. BROCE OF
CALATRAVA, NEGROS OCCIDENTAL, TO RESIGN HIS OFFICE

Two separate administrative complaints were filed against Justice of the Peace Felisberto A. Broce of Calatrava, Negros Occidental, for purposely delaying the issuance of a warrant of arrest in a criminal case to favor the defendants therein who are his political followers, and for partisan political activities, respectively.

With regard to the first charge, the records show that at noon time of July 10, 1940, the chief of police of Calatrava went to respondent's house for the purpose of presenting a criminal action, for trespass to dwelling, against two defendants. The chief of police was accompanied by the offended party and the latter's witness and brought with him already prepared the criminal complaint and its supporting affidavits. The respondent ratified these affidavits of the complainant and his witness and promised to issue the warrant for the arrest of the defendants on the following day. The respondent, however, did not fulfill his promise and issued the warrant of arrest only on July 13th, purposely to give the defendants in the meantime the opportunity to settle the case amicably. As a matter of fact, on July 11th, the respondent suggested to one of the accused upon the latter's inquiry as to how an amicable settlement of the case could be reached, that he see the chief of police and the offended party. Effectively, on July 22nd, the offended party asked for the dismissal of the case, although the petition was not granted on account of the Fiscal's opposition.

In regard to the charge for partisan political activities, it has been shown that before the December elections of 1940, the respondent actively campaigned for his candidate for mayor of Calatrava in several instances. At one time, the respondent personally counselled the father of an alleged minor who had illegally registered as a voter that he could allow his son to vote, provided the two of them should vote for respondent's candidate. The father consented to the suggestion as he was afraid that his son would be jailed if he should disobey respondent's wishes. The records further show that in three other instances the respondent personally interviewed several voters and asked them to vote for his candidate. In one of these instances the respondent summoned the voter to his house, and in the other two cases, he personally went

in

company with his candidate and several other persons to the voters' homes.

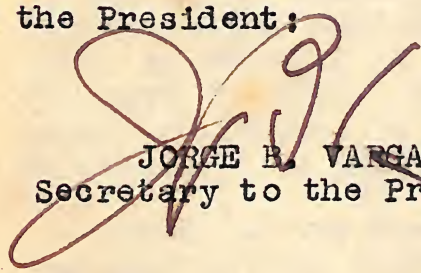
The respondent further showed his partisan political activity when he personally delivered during the second registration day a telegram addressed by a candidate for membership in the provincial board to one of the election inspectors in a far away precinct. The respondent was interested in insuring the prompt delivery of the telegram to its addressee as it contained certain directions relative to a change of election inspector favorable to respondent's candidate.


The foregoing facts are established by the evidence of record and by the declarations of witnesses who had no reasons to fabricate their testimony against the respondent. In this connection, the Provincial Fiscal who investigated the charges reported that from the manner the witnesses testified, it was easy to conclude that they were telling the truth.

In view of the foregoing, I agree with the Secretary of Justice that the respondent is guilty of the charges and that there is no justification for his continuance in office. Wherefore, the respondent, Felisberto A. Broce, is hereby required to resign as Justice of the Peace of Calatrava, Negros Occidental, effective immediately.

Done at the City of Manila, this *25* day of *July* in the year of Our Lord, nineteen hundred and forty-one, and of the Commonwealth of the Philippines, the sixth.

By the President:


JORGE B. VARGAS
Secretary to the President



MALACANAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

ADMINISTRATIVE ORDER NO. 148

FURTHER AMENDING ADMINISTRATIVE ORDER NO. 123, DATED APRIL 15, 1940, AS AMENDED BY ADMINISTRATIVE ORDER NO. 137, DATED NOVEMBER 7, 1940, AUTHORIZING THE ISSUE AND SALE OF BONDS KNOWN AS "CITY OF MANILA, LOAN OF 1940 (DUE 1970) THIRD SERIES."

WHEREAS, Administrative Order No. 137, dated November 7, 1940, amending Administrative Order No. 123, dated April 15, 1940, has authorized the issue and sale in series of the bonds known as "City of Manila, Loan of 1940 (Due 1970)" on the dates hereinbelow:

Third Series	-	December	1, 1940	-	₱1,000,000.00
Fourth Series	-	March	1, 1941	-	500,000.00
Fifth Series	-	June	1, 1941	-	500,000.00
Sixth Series	-	September	1, 1941	-	500,000.00
Seventh Series	-	December	1, 1941	-	500,000.00
Eighth Series	-	March	1, 1942	-	500,000.00

WHEREAS, it appears that it will be to the best interest of the City of Manila if the issuance of the 6th series of the bonds of the City of Manila in the amount of ₱500,000.00 be deferred from September 1, 1941, to October 1, 1941;

NOW THEREFORE, pursuant to the provisions of Act No. 3456 and of Act No. 3711, as amended by Act No. 4247, I, MANUEL L. QUEZON, President of the Philippines, hereby further amend Administrative Order No. 123, dated April 15, 1940, as amended by Administrative Order No. 137, dated November 7, 1940, so that the sale of the 6th series of the bonds authorized to be issued and sold on September 1, 1941, be deferred to October 1, 1941.

Done at the City of Manila, this *26th* day of August in the year of Our Lord, nineteen hundred and forty-one, and of the Commonwealth of the Philippines, the sixth.

By the President:

[Signature]
JORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE

MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER NO. 149

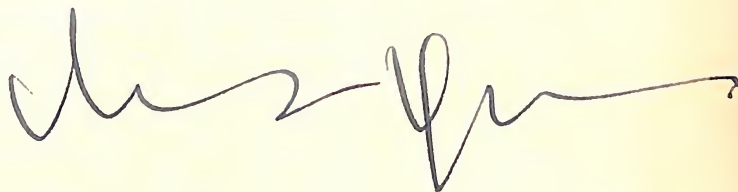
CREATING A COMMITTEE TO STUDY AND DEVISE MEASURES
THAT SHOULD BE ADOPTED FOR THE PROTECTION OF
THE ARCHIVES OF THE NATIONAL GOVERNMENT IN CASE
OF EMERGENCY

By virtue of the powers vested in me by law, I,
MANUEL L. QUEZON, President of the Philippines, do
hereby create and constitute a committee to study and
devise measures for the protection of the archives
of the National Government in case of emergency. The
committee herein created shall be composed of the fol-
lowing:

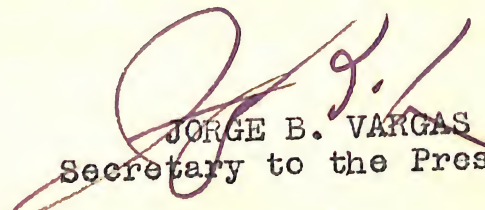
1. The Director of Public Works or his repre-
sentative, Chairman
2. The Director of the National Library or
his representative, Member
3. The National Air Raid Warden of the Civilian
Emergency Administration, Member

The committee shall meet at such times and places
as may be designated by its Chairman and shall submit
its report and recommendations to the President at the
earliest practicable date.

September Done at the City of Manila, this *5th* day of
~~August~~, in the year of our Lord, nineteen hundred and
forty-one, and of the Commonwealth of the Philippines,
the sixth.



By the President:



JORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER NO. 150

AUTHORIZING THE FAR EASTERN SURETY AND INSURANCE CO., INC.,
TO BECOME A SURETY UPON OFFICIAL RECOGNIZANCES,
STIPULATIONS, BONDS, AND UNDERTAKINGS

WHEREAS, Section 1 of Act No. 536, as amended by Act No. 2206, provides that whenever any recognizance, stipulation, bond or undertaking conditioned for the faithful performance of any duty or of any contract made with any public authority, national, provincial, municipal or otherwise, or of any undertaking, or for doing, or refraining from doing anything in such recognizance, stipulation, bond, or undertaking specified, is by the laws of the Philippines or by the regulations or resolutions of any public authority therein, required or permitted to be given with one surety or with two or more sureties, the execution of the same or the guaranteeing of the performance of the condition thereof shall be sufficient when executed or guaranteed solely by any corporation organized under the laws of the Philippines, having power to guarantee the fidelity of persons holding positions of public or private trust, and to execute and guarantee bonds or undertakings in judicial proceedings and to agree to the faithful performance of any contracts or undertakings made with any public authority;

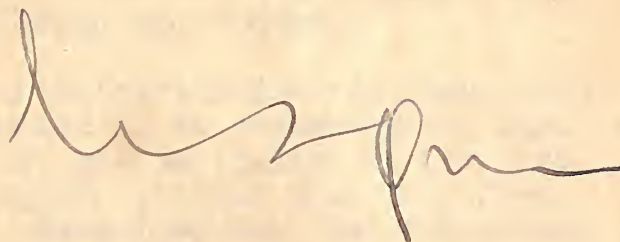
WHEREAS, said section further provides that no head of Department, court, judge, officer, board or body executive, legislative or judicial, shall approve or accept any corporation as surety on any recognizance, stipulation, bond, contract, or undertaking, unless such corporation has been authorized to do business in the Philippines in the manner provided by the provisions of said Act No. 536, as amended, nor unless such corporation has by contract with the Government of the Commonwealth of the Philippines been authorized to become a surety upon official recognizances, stipulations, bonds, and undertakings; and

WHEREAS

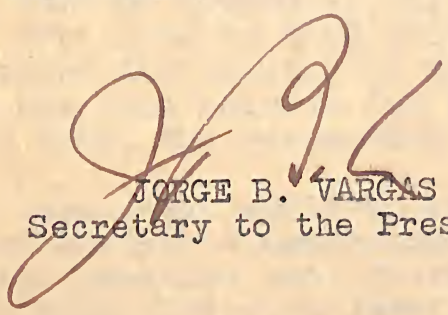
WHEREAS, the Far Eastern Surety and Insurance Co., Inc., is a corporation organized and existing under the laws of the Commonwealth of the Philippines, and fulfills the conditions prescribed by said Act No. 536, as amended;

NOW, THEREFORE, I, MANUEL L. QUEZON, President of the Philippines, by virtue of the powers in me vested hereby authorize the Far Eastern Surety and Insurance Co., Inc., to become a surety upon official recognizances, stipulations, bonds, and undertakings, under such conditions and in such manner as provided by law, except that the total amount of immigration bonds that it may issue shall not, at any time, exceed its admitted assets.

Done at the City of Manila, this *10th* day of *September*, ~~August~~, in the year of Our Lord, nineteen hundred and forty-one, and of the Commonwealth of the Philippines, the sixth.



By the President:



JORGE B. VARGAS
Secretary to the President

MALACANAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER NO. 151

REQUIRING JUSTICE OF THE PEACE RUFINO GONZALES OF SAN
FABIAN, PANGASINAN, TO RESIGN HIS OFFICE

This is an administrative investigation conducted against Justice of the Peace Rufino Gonzales of San Fabian, Pangasinan, who is charged with malpractice and falsification of his time records for January, May, and June, 1938, and March, 1940.

In a confidential report submitted by the Division of Investigation, it was stated that respondent appeared as counsel for the plaintiff without previous authority in Civil Case No. 7524 of the Court of First Instance of Pangasinan. The evidence of record belies this charge, because it appears that the respondent's appearance as attorney for the plaintiff in the above-mentioned case was with the latter's knowledge and consent.

However, the charge of falsification has been sufficiently established. According to respondent's time record for January, 1938, he was in office on the 17th of the month from 8:00 to 12:00 o'clock a.m. and from 2:00 to 4:00 o'clock p.m. Nevertheless, the respondent admitted that he stayed in his office in the morning of that day from 8:00 to 9:00 o'clock and left for Malasiqui to attend the session of the Court of First Instance. Again in his time records for May 11 and June 2, 1938, and March 11, 1940, the respondent made similar false entries.

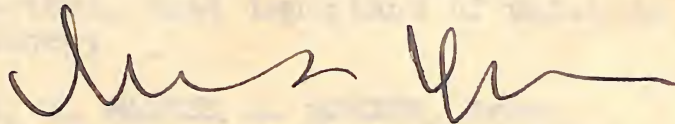
The respondent admitted that he received a copy of provincial auditor's memorandum No. 115 dated August 27, 1938, which provides that justices of the peace are required to hold office at least three consecutive hours a day either in the morning or in the afternoon; that after a justice of the peace has fixed his office hours he cannot occasionally depart therefrom at will; and that if a justice of the peace renders service in the morning when his schedule of office hours is in the afternoon, or vice-versa, he is not entitled to salary for that day. Furthermore,

respondent

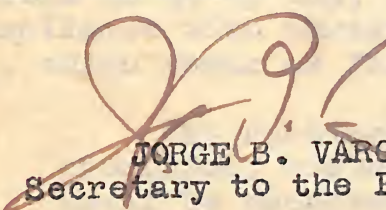
respondent admitted that, in accordance with the said auditor's memorandum, he would be considered absent, and consequently not entitled to salary, if he did not render service in accordance with his schedule of office hours.

It results from the foregoing considerations that the erroneous entries made by respondent in his time records were deliberately done to enable him to collect his full salary despite his failure to render the required service. This shows the respondent to be lacking in the requisite honesty and sense of responsibility which a man in his position should possess. Following the action heretofore taken in similar cases, and in accordance with the recommendation of the Honorable, the Secretary of Justice, the respondent, Rufino Gonzales, is hereby required to resign as Justice of the Peace of the municipality of San Fabian, province of Pangasinan, within fifteen days from the receipt of a copy of this order, and upon failure to do so, he will be ordered removed from office.

Done at the City of Manila, this ^{19th} day of ~~September~~, in the year of our Lord, nineteen hundred and forty-one, and of the Commonwealth of the Philippines, the sixth.



By the President:



JORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER NO. 152

ENJOINING STRICT COMPLIANCE WITH THE PROVISIONS OF
PARAGRAPH 5 OF CIVIL SERVICE RULE IX IN THE
MATTER OF RECOMMENDATIONS FOR PROMOTIONS

WHEREAS, there have been cases in which government employees have resorted to the practice of soliciting the intervention of persons other than the heads of the bureaus or offices in which such employees work to obtain promotion or increase in salary;

WHEREAS, such practice is repugnant to the merit principle upon which the Civil Service Law and Rules are based and is highly unbecoming of public servants; and

WHEREAS, promotion in the service depends upon a number of factors, most important of which is demonstrated efficiency;

NOW, THEREFORE, I, MANUEL L. QUEZON, President of the Philippines, by virtue of the powers vested in me by law, do hereby enjoin the strictest compliance with paragraph 5 of Civil Service Rule IX, which reads as follows:

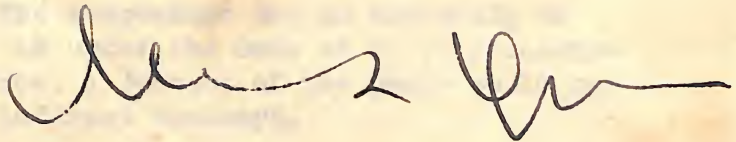
"No recommendation of any person for promotion, whether verbal or in writing, shall be received or considered unless it

be

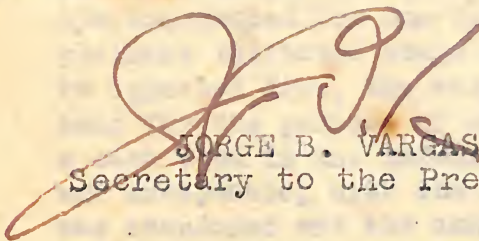
be made by the officer or officers under whose supervision he is or has been employed, and the presentation of any other recommendation shall be considered an unwarrantable interference with the public service; and such a recommendation made at the solicitation or with the knowledge or consent of the employee shall be sufficient cause for debarring him from the promotion proposed, and a repetition of the offense shall be sufficient cause for removing him from the service."

and do hereby direct that all employees found guilty of violating the provisions of said Civil Service Rule be proceeded against in the manner prescribed by law or regulation.

Done at the City of Manila this ^{15th} day of September, in the year of our Lord, nineteen hundred and forty-one, and of the Commonwealth of the Philippines, the sixth.



By the President:



JORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER NO. 153

REQUIRING AUXILIARY JUSTICE OF THE PEACE TEOFILO BUZON OF
HILONGOS, LEYTE, TO RESIGN

This is an administrative case against Teofilo Buzon, Auxiliary Justice of the Peace of Hilongos, Leyte, for gross ignorance and abuse of authority.

The record shows that when Criminal Case No. 5818 of the Justice of the Peace Court of Hilongos, Leyte, for threat was called for hearing on June 15, 1940, the respondent, who was then presiding, ordered the arrest for contempt of Salvador Zarco, one of the defendants, for not having arrived yet in the court room and then transferred the hearing for June 19, 1940. The respondent later set aside the order of arrest in view of Zarco's appearance. On the latter date, he declared one Severino Boca in contempt because of his failure to appear in court as a witness in a case and ordered his imprisonment for one day which Boca served. The respondent had no authority to make the said orders as under the Code of Civil Procedure which was then in force, a justice of the peace could not punish a person for indirect contempt.

It likewise appears that the respondent held the complainant guilty of direct contempt of court and ordered him imprisoned for one day. When a relative of the complainant initiated steps so that the order of contempt may be appealed from, the respondent would not accept a personal bond for the purpose of such appeal and would accept only a cash bond in the unfounded belief that only a cash bond was acceptable, with the result that the intended appeal was abandoned and the complainant served the penalty of one day imprisonment imposed upon him. The foregoing acts of the respondent show unmistakably his ignorance of elementary law governing the functions of his office.

Without going into the question of whether the respondent also committed abuse of authority, which under the circumstances is not necessary, I find the respondent guilty of gross ignorance of the law which requires his separation from the service in the interest of the proper

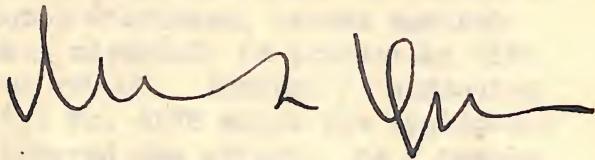
administration

1w Buzon, Teofilo

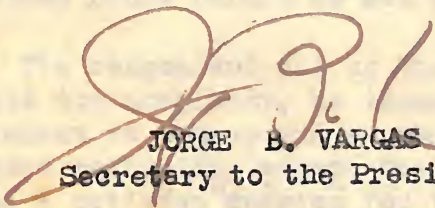
administration of justice. A person who has no working knowledge of the law affecting the courts should not be allowed to occupy the office of justice or auxiliary justice of the peace.

In view of the foregoing and in accordance with the recommendation of the Secretary of Justice, the respondent, Teofilo Buzon, Auxiliary Justice of the Peace of Hilongos, Leyte, is hereby required to resign within fifteen days from the receipt of a copy of this Order; and should he fail to do so, he shall be ordered removed.

Done at the City of Manila, this *22nd* day of *September* in the year of Our Lord, nineteen hundred and forty-one, and of the Commonwealth of the Philippines, the sixth.



By the President:



JORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE

MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER NO. 154

REQUIRING JUSTICE OF THE PEACE ESTEBAN RIVERA OF SAN FELIPE,
ZAMBALES TO RESIGN

This is an administrative case against Esteban Rivera, Justice of the Peace of San Felipe, Zambales, whom the complainant, Florentino Plocos, charged as follows: (1) that in Criminal Case No. 790 of his court, for malicious mischief, the respondent ordered the arrest of the accused, the complainant herein, in violation of the provisions of Act No. 4178; and (2) that with the assistance of the Chief of Police of San Felipe, he falsified public documents in an attempt to justify the illegal arrest of the defendant.

It appears that on April 3, 1940, the Chief of Police of San Felipe, Zambales, instituted a criminal action against Florentino Plocos for malicious mischief, in connection with the killing of a carabao worth ₱60.00. Instead of summoning the accused, as provided in Act No. 4178 which was applicable to the case, the respondent ordered his arrest. As a result of his arrest, the accused was detained in jail for about eighteen hours before he was released on bail.

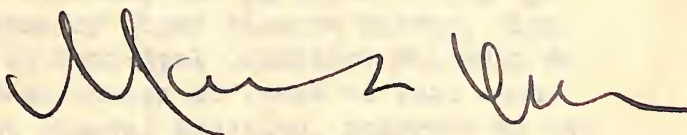
The respondent set up the defense that after he had accepted the complaint, he issued a summons requiring the defendant to appear and answer the accusation, but as the accused refused to accept the summons, the Chief of Police filed a petition praying for the defendant's arrest which the respondent granted. This defense is unacceptable. If these proceedings alleged by the respondent really took place, the summons, petition for arrest and order granting the petition which were exhibited by the respondent in the investigation, would have been included in the record of the case which was forwarded to the Court of First Instance when the accused appealed, and would have appeared in the criminal docket of the Justice of the Peace Court. However, such was not the case. Although owing to the circumstantial nature of the evidence against the respondent, it cannot be concluded with absolute certainty in the sense of precluding every possibility to the contrary, that he fabricated these documents to build up his defense, the circumstances of the case are such as to at least produce serious doubt in his honesty and probity and to warrant his separation from the high office he holds.

It

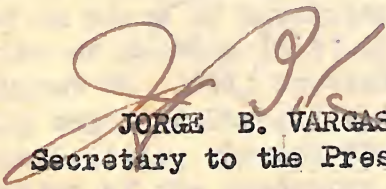
It may not be amiss to reiterate the policy of this administration of allowing to sit on the bench only men of unquestioned integrity and honesty. When there are good grounds to believe that a judge has not kept faith with the norm of honest conduct that is expected of men who dispense justice, the cause of the proper administration of justice requires that such official step out of his position.

In view of the foregoing, the respondent, Esteban Rivera, Justice of the Peace of San Felipe, Zambales, is hereby required to resign from office within a period of fifteen days after receipt of this order; and should he not do so, he shall be ordered removed.

Done at the City of Manila, this *22nd* day of *September* in the year of Our Lord, nineteen hundred and forty-one, and of the Commonwealth of the Philippines, the sixth.



By the President:



JORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER NO. 155

SUSPENDING PROVINCIAL GOVERNOR SATURNINO BENITO OF ALBAY FOR
ABUSE OF AUTHORITY

This is an administrative case against Provincial Governor Saturnino Benito of Albay for abuse of authority.

The investigator who conducted the investigation of this case found that the respondent has committed abuse of authority on five counts, to wit: (1) for having, on August 26, 1941, preventively suspended from office Mayor Vicente Nieves of Legaspi and Mayor Felipe Lotivio of Daraga, upon grounds not sanctioned and justified under Section 2188 of the Administrative Code; (2) for having appointed, on August 26, 1941, Alfredo Rebueno, a private citizen, acting mayor of Legaspi to temporarily take the place of Mayor Vicente Nieves, then under suspension, instead of Municipal Councilor Salvador de Vera who obtained the highest number of votes as such municipal councilor in the last general election, contrary to the mandatory requirement of Section 2195 of the Administrative Code; (3) for having appointed, on August 26, 1941, Municipal Councilor Mrs. Juana Imperial of Legaspi ad interim Vice-Mayor of said municipality and Pedro Abeleta ad interim Councilor in place of Councilor Mrs. Juana Imperial, in contravention of Section 16(b) of the Election Code; (4) for having, on August 26, 1941, appointed Elias Ayque, a private citizen, acting mayor of Daraga to temporarily take the place of Mayor Felipe Lotivio, who was then under preventive suspension, in violation of the mandatory provision of Section 2195 of the Administrative Code as on August 16, 1941, the President of the Philippines had already appointed Teodoro Cimanos as Vice-Mayor of Daraga; and (5) for having appointed, on August 26, 1941, in an ad interim capacity, two additional councilors for each of the municipalities of Paiganiban, Baras, Viga and Rapu-Rapu which had been raised to the category of fourth class municipalities, a power which is exclusively vested in the President of the Philippines by Section 2170 of the Administrative Code, as amended by Commonwealth Act No. 633. The investigator found that the respondent committed the foregoing acts in an effort to strengthen the voting strength of his political group in the provincial convention of the Nacionalista Party in Albay on August 27, 1941, wherein the official

candidates

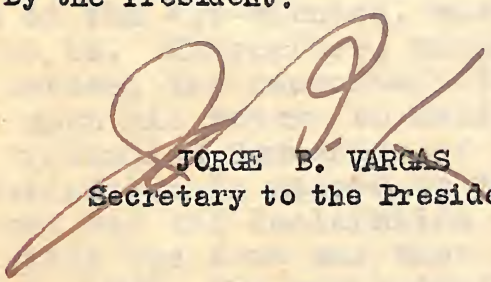
candidates of the said Party for members of the House of Representatives in the coming November elections for the first, second, and third representative districts of the province were to be chosen.

A careful review of the record of this case discloses that the foregoing findings of the investigator are fully substantiated by the evidence. I, therefore, find the respondent guilty of abuse of authority. It appears from the record, however, that the actuations of the respondent were apparently made in good faith and after consultation with his legal advisers, as he himself is not a lawyer, and that had he known that the foregoing acts committed by him were contrary to law, he would not have committed them.

In view of the foregoing, and in accordance with the recommendation of the Secretary of the Interior, Hon. Saturnino Benito is hereby suspended from the office of Governor of Albay for thirty (30) days without pay, from August 27, 1941, and warned that the commission of similar irregularity by him will be dealt with more severely.

Done at the City of Manila, this *24th September* day of *September* in the year of Our Lord, nineteen hundred and forty-one, and of the Commonwealth of the Philippines, the sixth.

By the President:


JORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER NO. 156

REQUIRING JUSTICE OF THE PEACE ARSENIO ACURANTES OF MATI,
DAVAO, TO RESIGN HIS OFFICE FOR CAUSE

This is an administrative case against Arsenio Acurantes, Justice of the Peace of the municipality of Mati, province of Davao, who is charged with having refused, for money consideration, to accept a complaint for homicide against a Chinese subject.

The crime was committed on May 21, 1939, at the barrio of Buso, municipality of Mati. On the following day, after the Chief of Police of Mati had investigated the incident, an eye-witness signed an affidavit describing the commission of the crime. This affidavit was subscribed and sworn to before the respondent on May 26, 1939. Subsequently, on June 1, 1939, the same eye-witness, together with the father and wife of the deceased, was brought to the house of the respondent by a notary public and the father of the accused. The eye-witness right then and there subscribed and swore to another affidavit before the respondent, retracting his previous sworn declarations. The relatives of the deceased likewise subscribed and swore to an affidavit purporting to exempt the accused from criminal responsibility.

Notwithstanding the foregoing attempt to quash the criminal action, the Chief of Police of Mati presented on June 1, 1939, a complaint for homicide against the perpetrator thereof. However, he attached to the complaint the retraction of the eye-witness, whereupon the respondent refused to accept it. Thereafter, without taking any further action on the matter, the respondent left Mati for the City of Davao. Only upon his return to Mati on June 27, 1939, did he request the Provincial Commander of Constabulary to conduct further investigation in regard to the crime. This new investigation brought out the declaration from the eye-witness that his first affidavit was true and that the second one was false; and on July 3, 1939, the respondent accepted the complaint for homicide with the first affidavit supporting it.

In the meantime, the accused was able to escape from the Philippines and efforts to extradite him have met with no success.

Upon

120 Acurantes, A.

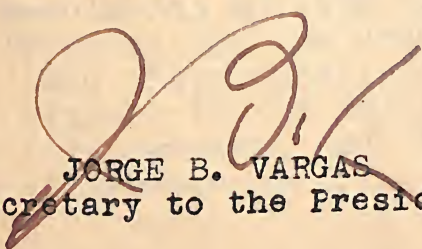
Upon the foregoing facts, I am satisfied that the respondent is guilty of serious dereliction of duty. The various negotiations between the parties should have impressed him that they were deliberately "fixing" the case and were attempting to defeat the administration of justice. Knowing that such was the attitude of the parties, and considering the seriousness of the crime committed, he should have advised the Chief of Police to support the complaint with the first affidavit of the eye-witness, for, having been executed just after the commission of the crime, the statements contained therein were more spontaneous and credible than those in the second affidavit. As a matter of fact, he could have ordered the arrest of the author of the crime after the eye-witness, in company with the Chief of Police, had subscribed and sworn to before him the first affidavit. But he defaulted in the prompt performance of this duty and preferred to tolerate the amicable settlement of so serious a crime, in which the state, more than the complainant herein, is the offended party. Moreover, by his misconduct, the respondent afforded opportunity to a culprit to escape prosecution for a grave criminal offense.

In view of the foregoing, the respondent, Arsenio Acurantes, is hereby required to resign as Justice of the Peace of the municipality of Mati, province of Davao, within fifteen days from the receipt of a copy of this order, and upon failure to do so, he will be ordered removed from office.

Done at the City of Manila, this *24th* day of *October* in the year of Our Lord, nineteen hundred and forty-one, and of the Commonwealth of the Philippines, the sixth.



By the President:



JORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER NO. 157

PHILIPPINES 4-1/2% COLLATERAL LOAN OF 1942 (DUE 1972)
PROVINCE AND TWELVE MUNICIPALITIES OF RIZAL

WHEREAS, the Government of the Province of Rizal, on the 29th day of August, 1941, by Resolution No. 1683, series of 1941, of the Provincial Board duly adopted and approved, requested the issue and sale of bonds in the amount of Two Hundred Ninety-Seven Thousand (P297,000) pesos under the provisions of Section 1 of Commonwealth Act No. 651 for the repair of the provincial jail, construction of high school buildings, and other permanent public improvements;

WHEREAS, a similar request for the issue and sale of bonds under the provisions of the aforesaid Section 1 of Commonwealth Act No. 651 has been made by the Governments of the Municipalities of Pasay, San Juan, Caloocan, Malabon, Pasig, Parañaque, Marikina, Mandaluyong, Makati, Antipolo, Binangonan, and Tanay, all of the Province of Rizal in amounts and for the purposes stated in the Resolutions of the respective Municipal Councils thereof duly adopted and approved by the Provincial Board of Rizal, as follows:

Municipality of Pasay -

Resolution No. 222 adopted September 10, 1941

Purpose: For the acquisition of school sites and playgrounds, construction of school buildings, drainage systems, and other permanent public improvements P200,000

Municipality of San Juan -

Resolution No. 172 adopted September 4, 1941

Purpose: For the acquisition of school sites and playgrounds, construction of an additional to the presidencia building, drainage systems, and other permanent public improvements 70,000

Municipality

Municipality of Caloocan -

Resolution No. 293 adopted August 27, 1941

Purpose: For the acquisition of school sites, construction of school buildings, drainage systems, and other permanent public improvements 85,000

Municipality of Malabon -

Resolution No. 219 adopted August 31, 1941

Purpose: For the acquisition of school sites and construction of permanent public improvements 40,000

Municipality of Pasig -

Resolution No. 188 adopted August 30, 1941

Purpose: For the acquisition of school sites, repair of the presidencia building, and construction of other permanent public improvements 85,000

Municipality of Parañaque -

Resolution No. 200 adopted August 27, 1941

Purpose: For the acquisition of school sites and construction of other permanent public improvements 40,000

Municipality of Marikina -

Resolution No. 82 adopted August 25, 1941

Purpose: For the acquisition of town center sites and construction of other permanent public improvements 50,000

Municipality of Mandaluyong -

Resolution No. 107 adopted August 16, 1941

Purpose: For the acquisition of presidencia and school sites and construction of the presidencia building 45,000

Municipality of Makati -

Resolution No. 121 adopted August 16, 1941

Purpose: For the acquisition of school sites and playground and construction of other permanent public improvements 60,000

Municipality of Antipolo -

Resolution No. 74 adopted August 26, 1941

Purpose: For the construction of permanent public improvements 10,000

Municipality of

Municipality of Binangonan -

Resolution No. 46 adopted August 26, 1941

Purpose: For the construction of permanent
public improvements 8,000

Municipality of Tanay -

Resolution No. 261 adopted September 7, 1941

Purpose: For the construction of permanent
public improvements 10,000

WHEREAS, the Secretary of Finance recommends the issue of bonds of the Province of Rizal and of the Municipalities of Pasay, San Juan, Caloocan, Malabon, Pasig, Parañaque, Marikina, Mandaluyong, Makati, Antipolo, Binangonan, and Tanay, authorized to be issued under said Section 1 of Commonwealth Act No. 651 in the total amount of ₱1,000,000;

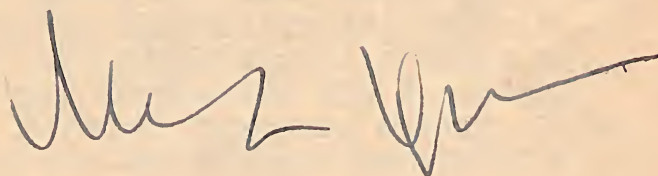
WHEREAS, Section 3 of Commonwealth Act No. 651 authorizes the issue of National Government bonds in the amount of ONE MILLION (₱1,000,000) PESOS, the proceeds of the sale of which are, under Section 4 of the same Act, appropriated for the payment of the equivalent amount of bonds of the Province of Rizal and of the twelve municipalities above-named, requested to be issued; and

WHEREAS, the same Section 3 of Commonwealth Act No. 651 authorizes the President of the Philippines to issue in the name and on behalf of the Commonwealth of the Philippines the bonds authorized to be issued under the said Section 3 of Commonwealth Act No. 651 and to sell the said bonds in the Philippines through the Treasurer of the Philippines, only at public auction, upon such terms and conditions as in his judgment are most favorable to the Commonwealth of the Philippines;

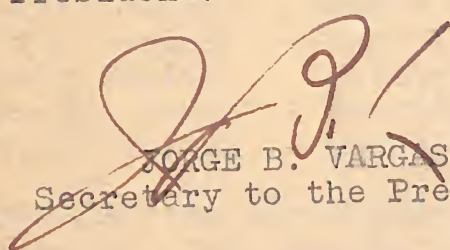
NOW, THEREFORE, pursuant to the provisions of Commonwealth Act No. 651 above-mentioned, I, MANUEL L. QUEZON, President of the Philippines, in the name and on behalf of the Commonwealth of the Philippines, hereby authorize the issuance of, and by these presents do issue, for sale in the Philippines at public auction at not below par, National Government bonds in the amount of ONE MILLION (₱1,000,000) PESOS, Philippine Currency, for the purposes stated herein, said bonds to bear the date of February 1, 1942, payable thirty years after said date, with interest at the rate of 4-1/2% per annum, payable semi-annually. The bonds shall

be in the denomination of ₱50.00, or a multiple thereof, and may be coupon bonds or registered bonds, and shall be registered in the Treasury of the Philippines at Manila, where the principal and interest shall be payable in Philippine currency or its equivalent in United States currency in the discretion of the Secretary of Finance.

Done at the City of Manila, this *27th* day of *October* in the year of Our Lord, nineteen hundred and forty-one, and of the Commonwealth of the Philippines, the sixth.



By the President:



JORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER NO. 158

FURTHER AMENDING ADMINISTRATIVE ORDER NO. 123, DATED APRIL 15, 1940, AS AMENDED BY ADMINISTRATIVE ORDER NO. 137, DATED NOVEMBER 7, 1940, AND ADMINISTRATIVE ORDER NO. 148, DATED AUGUST 26, 1941, AUTHORIZING THE ISSUE AND SALE OF BONDS KNOWN AS "CITY OF MANILA, LOAN OF 1940 (DUE 1970) THIRD SERIES."

WHEREAS, Administrative Order No. 123, dated April 15, 1940, as subsequently amended by Administrative Order No. 137, dated November 7, 1940, and Administrative Order No. 148, dated August 26, 1941, has authorized the issue and sale in series of the bonds known as "City of Manila, Loan of 1940 (Due 1970)" on the dates and amounts hereinbelow:

Third Series	-	December 1, 1940	-	₱1,000,000
Fourth Series	-	March 1, 1941	-	500,000
Fifth Series	-	June 1, 1941	-	500,000
Sixth Series	-	October 1, 1941	-	500,000
Seventh Series	-	December 1, 1941	-	500,000
Eighth Series	-	March 1, 1942	-	500,000

WHEREAS, the Government of the City of Manila, by Resolution No. 289, series of 1941, duly adopted by the Municipal Board on August 19, 1941, and approved by the Mayor of the City on August 26, 1941, has requested the President of the Philippines to authorize the issuance and sale of the balance of ₱1,500,000 out of the ₱5,000,000 bonds originally authorized to be issued by the City of Manila under Administrative Order No. 123, dated April 15, 1940, but which was later reduced to ₱3,500,000 by Administrative Order No. 137, dated November 7, 1940, in order to finance the Tondo Reconstruction Plan as submitted by the Tondo Rehabilitation Committee created incident to the fire that swept the District of Tondo on May 3, 1941;

WHEREAS, the Municipal Board of the City of Manila in Resolution No. 321, duly adopted on September 16, 1941, and approved by the Mayor of the City on September 17, 1941, authorized the incorporation of the said remaining balance of ₱1,500,000 worth of bonds of the City in the last three series of bonds of the City scheduled to be issued and sold on October 1, 1941, December 1, 1941 and March 1, 1942, by increasing each of the said series from ₱500,000 to ₱1,000,000;

WHEREAS,

240.2 Manila

WHEREAS, Act No. 3711 as amended by Act No. 4247 authorizes the President of the Philippines, upon recommendation of the Secretary of Finance, to issue in the name and behalf of the City of Manila, the bonds authorized to be issued under Section 1 of Act No. 3456, and to sell the said bonds in the Philippines through the Treasurer of the Philippines upon such terms and conditions as in his judgment are most favorable to the City of Manila; and

WHEREAS, the Secretary of Finance recommends the issue of the said balance of ₱1,500,000 worth of bonds under Act No. 3456 and the sale thereof in the Philippines as provided in said Act No. 3711, as amended by Act No. 4247;

NOW, THEREFORE, pursuant to the provisions of Act No. 3456 and of Act No. 3711, as amended by Act No. 4247, I, MANUEL L. QUEZON, President of the Philippines, in the name and behalf of the City of Manila hereby authorize the issuance of, and by these presents, do issue the balance of the City of Manila bonds in the amount of ₱1,500,000 payable 30 years from the date of issue and to bear interest at the rate of 4-1/2% per annum payable semi-annually. The dates of issue and amounts of these bonds shall be, to wit:

December 1, 1941	-	₱1,000,000.00
March 1, 1942	-	500,000.00

so that the seventh and eighth series of the bonds to be issued on December 1, 1941 and March 1, 1942, as previously authorized, are hereby increased, as follows:

December 1, 1941	-	₱1,500,000.00
March 1, 1942	-	1,000,000.00.

Administrative Order No. 123, dated April 15, 1940, as amended by Administrative Order No. 137, dated November 7, 1940, and by Administrative Order No. 148, dated August 26, 1941 is hereby further amended accordingly. *zpx*

Done at the City of Manila, Philippines, this *26* day of *October*, in the year of Our Lord, nineteen hundred and forty-one, and of the Commonwealth of the Philippines, the sixth.

By the President:

Manuel L. Quezon
J. B. Vargas
JORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER NO. 159

ORDER OF ISSUE
PHILIPPINES 4-1/2% LOAN OF 1942 (DUE 1972/1952)
SECOND SERIES, METROPOLITAN WATER DISTRICT -
COMMONWEALTH ACT NO. 528

WHEREAS, the Metropolitan Water District, on the 23rd day of June, 1941, by Resolution No. 65, series of 1941, of the District Board duly adopted, authorized the issue and sale of its first mortgage bonds in the amount of FIVE HUNDRED THOUSAND PESOS (P500,000) under the provisions of Sections 2-(m) and 5 of Act No. 2832 as amended by Act No. 4079 and Commonwealth Act No. 438;

WHEREAS, the said resolution of the Metropolitan Water District Board was duly approved by the Secretary of Finance, pursuant to section 5 of the above-named Act No. 2832 as amended;

WHEREAS, Section 1 of Commonwealth Act No. 528, authorizes the issue of National Government bonds in an amount equivalent to that authorized for the Metropolitan Water District to issue, the proceeds of the sale of which shall be used by the Government of the Commonwealth of the Philippines for the purchase of an equivalent par amount of first mortgage bonds of the Metropolitan Water District to be issued for the purpose of obtaining funds for further extension of the water supply and sewerage systems of said District, and for other purposes;

WHEREAS, the same Section 1 of Commonwealth Act No. 528 authorizes the President of the Philippines, to issue, in series, in the name and on behalf of the Government of the Commonwealth of the Philippines at times and in amounts to be determined by him, the bonds authorized to be issued under said Section 1 of Commonwealth Act No. 528 and, under Section 2 of the same Act, to sell the said bonds through the Treasurer of the Philippines upon such terms and conditions as in his judgment are most favorable to the Government of the Commonwealth of the Philippines;

WHEREAS,

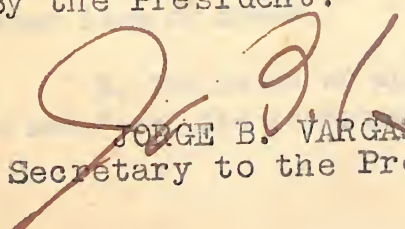
WHEREAS, the Secretary of Finance recommends the issue of National Government bonds authorized to be issued under Section 1 of Commonwealth Act No. 528, in the amount of P500,000;

NOW, THEREFORE, pursuant to the provisions of Commonwealth Act No. 528, above-mentioned, I, MANUEL L. QUEZON, President of the Philippines, in the name and on behalf of the Government of the Commonwealth of the Philippines hereby authorize the issuance of, and by these presents, do issue, for sale in the Philippines at a price not below par, the SECOND SERIES of National Government bonds authorized to be issued under Commonwealth Act No. 528, in the amount of FIVE HUNDRED THOUSAND PESOS (P500,000) to bear the date of January 1, 1942, redeemable after ten years from the date of issue at the pleasure of the Government of the Commonwealth of the Philippines; and due and payable thirty years after said date of issue, with interest at the rate of four and one-half percentum per annum payable semi-annually. The bonds shall be in the denomination of P50.00 or a multiple thereof, and may be coupon bonds or registered bonds, and shall be registered in the Treasury of the Philippines at Manila, where the principal and interest shall be payable in Philippine currency or its equivalent in United States currency, in the discretion of the Secretary of Finance.

Done at the City of Manila, this *5th* day of *March* in the year of Our Lord, Nineteen Hundred and Forty-One, and of the Commonwealth of the Philippines, the Sixth.



By the President:



JORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER NO. 160

PROHIBITING THE EXPENDITURE AND/OR SUBSTITUTION OF THE AMOUNTS
CONSTITUTING THE ITEMS OF "SAVINGS TO BE MADE" REQUIRED
IN THE CURRENT GENERAL APPROPRIATION ACT.

WHEREAS, Executive Order No. 321, issued on January 27, 1941, as a precautionary measure to avert impending deficits in order to keep the budget of the National Government in balance and maintain the stability of its finances, adopted, among others, the policy of suspending the granting of salary increases except only in certain cases therein specified;

WHEREAS, in conformity with the said policy the difference, if any, between the authorized salary for any position provided in the current General Appropriation Act and the actual salary of the incumbent thereon on the date the 1942 Budget was submitted by the Chief Executive to the National Assembly was considered in the preparation of the said 1942 Budget and the 1942 General Appropriation Act as "savings to be made";

WHEREAS, sections 5 and 6 of Commonwealth Act No. 654 contemplate that the portions of the appropriation items therein provided making up the various amounts of "savings to be made" are not available for expenditure;

NOW, THEREFORE, I, MANUEL L. QUEZON, President of the Philippines, by virtue of the powers vested in me by the Constitution and existing laws, do hereby order that:

1. Except as otherwise specifically authorized heretofore in each case, the portions of the authorized salaries for positions provided in Commonwealth Act No. 654 which constitute parts of any of the various items of "savings to be made" therein required as hereinbelow specified shall not be available for expenditure, nor may they be substituted with savings from any other item or items.

2. The items of appropriation affected by the "savings to be made" and the corresponding amounts involved, under the dif-

ferent departments, bureaus, and offices of the Government are as follows:

Com. Act No. 654

<u>Item No.</u>	<u>Page</u>	<u>Designation</u>	<u>Authorized Salary</u>	<u>Amount of "savings to be made"</u>
B. - OFFICE OF THE PRESIDENT				
The President's Private Offices				
(a) Private Secretaries				
5(1)	14	One stenographer	P2,400.00	P2,280.00
9	14	One clerk	600.00	<u>60.00</u>
Total (item 12, page 14)				<u>P2,340.00</u>
(d) Malacañan Household				
3	15	One clerk	540.00	60.00
4	15	One steward	1,560.00	120.00
6	15	One cook	540.00	60.00
8	15	Two servants at P540	1,080.00	<u>120.00</u>
Total (item 16, page 15)				<u>P360.00</u>
(1) Executive Office				
4	15	One senior assistant	4,800.00	840.00
8	16	One clerk	2,580.00	180.00
14	16	One clerk	900.00	60.00
21	16	One telephone operator	600.00	120.00
25	16	One property officer	3,480.00	360.00
30	16	One stenographer	1,080.00	120.00
32	16	One clerk	540.00	60.00
42	17	One assistant	3,480.00	180.00
43	17	One clerk	2,760.00	360.00
46	17	One stenographer	1,200.00	120.00
56	17	Two assistants at P3,480	6,960.00	720.00
63	17	One senior assistant	4,500.00	540.00
85	18	One superintendent	4,500.00	540.00
92	18	One chauffeur	540.00	<u>60.00</u>
Total (item 94, page 18)				<u>P4,260.00</u>

(2) Bureau of Civil Service

11	19	One clerk	1,680.00	240.00
17	19	One clerk	780.00	60.00
19	19	Four clerks at P600	2,400.00	480.00
19	19	Ten clerks at P600	6,000.00	600.00
20	19	Two clerks at P540	1,080.00	120.00
23	19	Two messengers at P420	840.00	120.00
33	20	One psychologist and re- searcher	2,940.00	540.00
37	20	One examiner	1,680.00	240.00
42	20	One junior examiner	900.00	120.00
47	20	One clerk	540.00	60.00
57	20	One attorney	1,800.00	360.00
58	20	One attorney	1,680.00	240.00
59	20	One attorney	1,200.00	240.00
68	21	One clerk	780.00	60.00
73	21	One messenger	420.00	60.00
Total (item 88, page 21)				<u>P3,540.00</u>

(3) Budget Commission

3	22	One administrative officer of the Budget Office and secretary of the Budget Commission	6,000.00	600.00
11	22	One senior clerk	2,160.00	240.00
13	22	One stenographer	1,800.00	360.00
15	22	One stenographer	840.00	120.00
26	23	One clerk	1,080.00	120.00
27	23	One clerk	600.00	120.00
30	23	One clerk	2,040.00	120.00
32	23	One clerk	1,320.00	120.00
36	23	One clerk	600.00	60.00
39	23	One inspector	4,500.00	300.00
40	23	One inspector	4,200.00	240.00
43	23	One clerk	1,800.00	360.00
47	23	One clerk	840.00	120.00
51	23	One administration re- searcher	4,800.00	300.00
53	24	Three inspectors at P4,500	13,500.00	900.00
55	24	One chief examiner	3,720.00	240.00
56	24	One examiner	3,480.00	360.00
57	24	One examiner	3,300.00	180.00
60	24	One clerk	1,800.00	360.00
63	24	One clerk	600.00	120.00
Total (item 64, page 24)				<u>P5,340.00</u>

(4) Institute of National Language

5	24	Two junior language re- searchers at P1,200	2,400.00	480.00
7	25	One junior language re- searcher	900.00	180.00
14	25	One janitor-messenger	420.00	60.00
		Adjustment to make the amount granted to the office in round figure		(2.00)
Total (item 16, page 25)				<u>P 718.00</u>

(5) Philippine Sugar Administration

13	26	One statistician	3,480.00	360.00
19	26	One telephone operator	660.00	60.00
20	26	One messenger	420.00	60.00
22	26	One watchman-laborer	420.00	60.00
24	26	One laborer	420.00	60.00
26	26	One cashier and property officer	2,280.00	240.00
28	26	Two clerks at P540	1,080.00	120.00
30	26	One clerk	660.00	60.00
31	26	One clerk	600.00	60.00
32	26	One attorney	2,940.00	540.00
34	26	One clerk	840.00	120.00
38	27	One bookkeeper	1,200.00	120.00
43	27	Two clerks at P600	1,200.00	240.00
44	27	Two clerks at P540	1,080.00	120.00
46	27	One bookkeeper	1,800.00	240.00
50	27	One clerk	840.00	120.00
51	27	One clerk	600.00	60.00
55	27	One head bookkeeper	1,800.00	360.00
59	27	One permit agent	2,280.00	120.00
59	27	Two permit agents at P2,280	4,560.00	480.00
60	27	One permit agent	1,800.00	120.00
62	27	Twenty-three sugar checkers at P840	19,320.00	2,760.00
62	27	Three sugar checkers at P840	2,520.00	180.00
65	28	Two permit agents at P2,280	4,560.00	480.00
66	28	One permit agent	1,800.00	360.00
66	28	One permit agent	1,800.00	120.00
67	28	One investigator	2,040.00	120.00
69	28	One inspector	1,800.00	120.00
71	28	Five sugar checkers at P840	4,200.00	300.00
71	28	Twenty-three sugar checkers at P840	19,320.00	2,760.00
72	28	Four clerk checkers at P840	3,360.00	480.00

Total (item 75, page 28)

P 11,400.00

(6) Bureau of the Census and Statistics

4	28	Two clerks at P780	1,560.00	120.00
31	29	Two assistant statisticians at P1,800	3,600.00	720.00
32	29	One assistant statistician	1,560.00	120.00
33	29	One statistical clerk	900.00	180.00
48	30	Two statistical clerks at P600	1,200.00	240.00
57	30	Two statistical clerks at P600	1,200.00	120.00
60	30	One assistant statistician	1,800.00	<u>360.00</u>
Total (item 65, page 31)				<u>P1,860.00</u>

IV. - SPECIAL AND GENERAL PURPOSES

B-IV-10	33	For expenses of the National Economic Council for the purpose of carrying on its program of activities in accordance with Commonwealth Act No. 2:		
(c)	33	One consultant	5,400.00	300.00
(f)	33	One chief clerk	2,940.00	360.00
(l)	34	One stenographer	1,320.00	360.00
(m)	34	One junior stenographer	600.00	<u>120.00</u>
Total (item B-IV-10(q), page 34)....				<u>P1,140.00</u>

Total "savings to be made" from the appro- priations for the Office of the President.	<u><u>P30,958.00</u></u>
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DEPARTMENT OF THE INTERIOR

Office of the Secretary

9	40	One secret agent	720.00	240.00
18	40	One assistant	2,940.00	540.00
21	40	One clerk	1,080.00	120.00
31	41	One clerk	1,320.00	180.00
41	41	One clerk	1,560.00	120.00
42	41	One clerk	1,080.00	120.00
44	41	Two clerks at P780	1,560.00	120.00
54	41	One law clerk	1,800.00	120.00
55	41	Two law clerks at P1,560	3,120.00	240.00
56	41	One law clerk	1,200.00	240.00
61	42	One clerk	1,080.00	120.00
62	42	One clerk	780.00	60.00
66	42	One assistant chief of division	3,480.00	<u>360.00</u>

70	42	One clerk	2,040.00	120.00
73	42	One clerk	780.00	60.00
75	42	One clerk	600.00	60.00
76	42	Two clerks at P540	1,080.00	120.00
86	42	One law clerk	1,680.00	120.00
93	43	One law clerk	1,800.00	240.00
94	43	One chief clerk	2,940.00	540.00
96	43	One clerk-stenographer	1,320.00	240.00
103	43	One senior clerk	2,040.00	120.00
107	43	One assistant secretary	1,080.00	120.00

Total (item 109, page 43) P4,320.00

Total "savings to be made" from the ap-
propriations for the Department of
the Interior P4,320.00

E. - DEPARTMENT OF FINANCE

(1) Office of the Secretary

6	46	One clerk	P1,800.00	P240.00
7	46	One clerk-stenographer	1,200.00	240.00
13	46	One clerk	1,800.00	240.00
14	46	One clerk	900.00	180.00
26	46	One clerk	600.00	120.00
30	46	One senior clerk	2,940.00	360.00
33	46	One clerk	2,040.00	120.00
37	47	One clerk	1,200.00	240.00
46	47	One clerk-stenographer	1,320.00	120.00
50	47	One senior clerk	2,760.00	180.00
57	47	One senior clerk	2,940.00	540.00
58	47	One senior clerk	2,280.00	360.00
60	47	One clerk	1,080.00	120.00
67	48	One senior clerk	2,280.00	360.00
68	48	One law clerk	1,800.00	360.00

Total (item 72, page 48) P3,780.00

(a) Division of Purchase and Supply

18(7)	48	One clerk	P600.00	P60.00
18(8)	48	One clerk	600.00	120.00
39(2)	49	One clerk	600.00	60.00
63(1)	50	One clerk	600.00	60.00
63(2)	50	One clerk	600.00	60.00

Total (item 81, page 51) P360.00

(2) Bureau of Customs

10	51	One clerk	2,280.00	360.00
33	52	One clerk	900.00	60.00
56	53	One appraiser	3,480.00	360.00
57(1)	53	One appraiser	2,940.00	540.00
58	53	One appraiser	2,760.00	360.00
63(2)	53	One examiner	2,040.00	120.00
64(7)	53	One examiner	1,800.00	120.00
64(8)	53	One examiner	1,800.00	240.00
64(9)	53	One examiner	1,800.00	360.00
65	53	One examiner	1,680.00	240.00
66	53	One examiner	1,560.00	120.00
71(20)	53	One examiner	1,200.00	240.00
72(2-3)	53	Two examiners at P1,080	2,160.00	240.00
78	54	One examiner	780.00	60.00
83(2)	54	One examiner	660.00	60.00
84(12)	54	One examiner	600.00	60.00
84(11)	54	One examiner	600.00	120.00
86	54	One scale inspector	1,680.00	240.00
89(1-2)	54	Two clerks at P660	1,320.00	120.00
91(3)	54	One clerk	600.00	60.00
94(3-4)	54	Two weighers at P540	1,080.00	120.00
97	54	One weigher	420.00	60.00
108(4)	55	One junior assessor	1,080.00	120.00
115	55	One clerk	1,560.00	120.00
121	55	One clerk	420.00	60.00
123	55	One messenger	420.00	60.00
128(2)	55	One clerk	1,800.00	360.00
133(2-to 4)	55	Three clerks at P1,080	2,240.00	360.00
135(1)	55	One clerk	840.00	120.00
139(3)	56	One clerk	600.00	120.00
142	56	One clerk	420.00	60.00
156(2)	56	One sanitary inspector	600.00	60.00
164	57	One clerk	780.00	60.00
175(8 to 11)	57	Four janitors at P420	1,680.00	240.00
196	58	One patron	900.00	180.00
197	58	One machinist	780.00	60.00
199(2)	58	One patron	600.00	240.00
200(1)	58	One machinist	660.00	120.00
200(2)	58	One machinist	660.00	180.00
203	58	One engineer	1,320.00	360.00
204	58	One machinist	780.00	60.00
207	58	One patron	1,320.00	120.00
208	58	One patron	900.00	180.00
209	58	One engineer	1,320.00	120.00
217	59	One chief officer	2,760.00	360.00
219	59	One engineer	2,760.00	360.00
222(1-2)	59	Two oilers at P600	1,200.00	240.00
225	59	One cook	420.00	60.00

227	59	One deputy surveyor of customs, Manila	3,720.00	240.00
234(3)	59	One inspector	1,320.00	120.00
234(4)	59	One inspector	1,320.00	240.00
235(1-2)	59	Two inspectors at P1,200	2,400.00	240.00
236(2)	59	One inspector	1,080.00	120.00
236(3-4)	59	Two inspectors at P1,080	2,160.00	240.00
239(2)	59	One inspector	900.00	120.00
240(8 to 11)	59	Four inspectors at P840	3,360.00	480.00
249(24)	60	One guard	600.00	60.00
249(25)	60	One guard	600.00	120.00
250(8-9)	60	Two guards at P540	1,080.00	120.00
261	60	One electrical engineer	3,480.00	180.00
262	60	One ship draftsman	1,800.00	360.00
264(2)	60	One clerk	660.00	120.00
270(1-2)	60	Two captains at P4,500 (adjust- ment to provide salary rate according to scale)	9,000.00	(600.00)
272	60	One chief engineer	4,500.00	540.00
273(2)	61	One first officer	2,940.00	360.00
274(2)	61	One first officer	2,760.00	360.00
279	61	One third officer	1,800.00	360.00
281	61	One first assistant engineer	2,760.00	360.00
286(4)	61	One radio operator	1,560.00	120.00
289(1 to 6)	61	Six assistant radio operators at P780	4,680.00	360.00
293(5)	61	One machinist	780.00	60.00
299(1)	61	One engine storekeeper	540.00	60.00
302(1)	61	One boatswain	660.00	120.00
312(3)	62	One chief cook	660.00	180.00
329	62	One clerk	780.00	60.00
330	62	One radio-beacon operator, with furnished quarters and sub- sistence	1,560.00	120.00
333(1 to 3)	63	Three lightkeepers, with furnished quarters and subsistence at P1,320	3,960.00	1,080.00
340(7-8)	63	Two lightkeepers at P900	1,800.00	120.00
342(3-7)	63	Two lightkeepers at P780	1,560.00	120.00
345	63	One lightkeeper, with furnished quarters and subsistence	660.00	180.00
347(1)	63	One lightkeeper, with furnished quarters and subsistence	600.00	60.00
347(3)	63	One lightkeeper, with furnished quarters and subsistence	600.00	120.00
349(19-21-23)	63	Three lightkeepers at P540	1,620.00	180.00
354(1)	64	One lightkeeper	420.00	60.00
354(55 to 59)	64	Five lightkeepers at P420	2,100.00	300.00
365(1)	64	One supervising secret service agent	2,400.00	600.00

369	64	One special secret service agent	2,400.00	600.00
370	64	One secret service agent	1,680.00	360.00
374(3)	65	One secret service agent	960.00	120.00
377(5)	65	One secret service agent	780.00	60.00
378(17-18)	65	Two secret service agents at P720	1,440.00	120.00
378(21)	65	One secret service agent	720.00	180.00
385	65	One chief of section	1,320.00	120.00
388(2-3)	65	Two examiners at P1,200	2,400.00	480.00
392	65	One junior assessor	900.00	180.00
396	65	One clerk-receiving teller	1,200.00	240.00
398	65	One clerk	780.00	60.00
400(2)	65	One clerk	600.00	120.00
401(1-2)	65	Two clerks at P540	1,080.00	120.00
402	66	One wharfinger	1,800.00	360.00
404(3 to 5)	66	Three inspectors at P840	2,520.00	360.00
405(6)	66	One guard	600.00	60.00
427	66	One stenographer	1,320.00	360.00
428	66	One clerk	1,080.00	120.00
433	67	One boarding officer	1,320.00	360.00
434	67	One storekeeper	1,080.00	120.00
436	67	One inspector	840.00	120.00
438	67	One guard	600.00	60.00
440(1)	67	One guard	420.00	60.00
451	67	One quartermaster	540.00	60.00
457(1)	67	One clerk	1,080.00	120.00
464(1-2)	68	Two patrons at P600	1,200.00	240.00
466	68	One machinist	660.00	180.00
492	69	One machinist	900.00	180.00
497	69	One examiner	1,080.00	120.00
502	69	One inspector	900.00	60.00
503	69	One inspector	840.00	120.00
504(2-3)	69	Two guards at P600	1,200.00	120.00
511	69	One collector of customs	4,200.00	240.00
517	70	One patron	900.00	180.00
518	70	One machinist	900.00	180.00

Total (Item 530, page 71)

P23,220.00

IV. - SPECIAL PURPOSES

E-IV-13

94

For salaries and wages, sundry expenses, and furniture and equipment of such personnel as may be necessary, including the compensation of officials of the United States customs service who may be assigned to the Philippines, in

connection with the assessment and collection of the export taxes as provided in section 6 of the Tydings-McDuffie Law, as amended by the Act of the United States Congress of August 7, 1939:

(e)	95	One messenger	420.00	<u>P 60.00</u>
		Total (Item E-IV-13(i), page 95)		<u>P 60.00</u>
E-IV-14	95	For salaries and wages, uniform allowance, sundry expenses, furniture and equipment, including the purchase of raincoats of the Harbor Police Division organized under Executive Order No. 228, dated October 31, 1939: Provided, That the Manila Port Terminal shall reimburse the National Government for amounts of salaries and allowances paid to, and for, incumbents of the positions authorized in items (b), (f), (g), (i), (j), and (m) hereof:		
(c)-(1 to 3)	96	Three lieutenants of police at P2,280	6,840.00	1,080.00
(d)	96	One first sergeant of police	1,800.00	360.00
(e)-(2 to 7)	96	Six sergeants of police at P1,080	6,480.00	720.00
(h)-(1 to 5-7 to 12)	96	Eleven corporals of police at P840	9,240.00	1,320.00
(h)-(6)	96	One corporal of police	840.00	60.00
(l)-(4-7-15 to 18)	96	Six first class police privates at P660	3,960.00	720.00
(l)-(12 to 14-19-20)	96	Five first class police privates at P660	3,300.00	900.00
(n)-(9-11-13 to 15-17 to 19)	96	Eight second class police privates at P600	4,800.00	480.00
(n)-(12-16-20 to 25)	96	Eight second class police privates at P600	4,800.00	960.00
(o)-(1-3-5-6-13-14)	96	Six second class police privates at P600	3,600.00	360.00
(o)-(2-4-7 to 12-15 to 23)	96	Seventeen second class police privates at P600	10,200.00	<u>2,040.00</u>
		Total (Item E-IV-14(q), page 96)		<u>P9,000.00</u>

(3) Bureau of Internal Revenue

4	71	One special agent	4,500.00	540.00
5	71	One clerk	1,080.00	120.00
9	71	One stenographer	1,560.00	120.00
23	72	One clerk	840.00	120.00
24	72	One clerk (adjustment because of reallocation of the grade)	660.00	(60.00)
30	72	One chief of section	2,040.00	120.00
40	72	One clerk (adjustment because of reallocation of the grade)	660.00	(60.00)
53	73	One clerk	1,800.00	240.00
62(3)	73	One clerk	540.00	60.00
72	73	One assistant chief of division	4,500.00	540.00
77(3)	74	One law clerk	1,800.00	360.00
80	74	One law clerk	1,200.00	240.00
81(1)	74	One stenographer	1,200.00	120.00
81(2)	74	One stenographer	1,200.00	240.00
82(1)	74	One stenographer	840.00	60.00
82(2)	74	One stenographer	840.00	120.00
85	74	One clerk-stenographer	660.00	120.00
86	74	One clerk	1,680.00	120.00
87	74	One clerk	1,080.00	120.00
88	74	One clerk	840.00	120.00
90(1-2)	74	Two clerks at P600	1,200.00	120.00
98(1)	74	One clerk	1,080.00	120.00
104	74	One chief of section	2,040.00	120.00
122(1)	75	One clerk	600.00	60.00
126	75	One clerk	900.00	60.00
138(1)	76	One clerk	600.00	60.00
139(2)	76	One clerk	540.00	60.00
141(2)	76	One clerk	420.00	60.00
146	76	One chief of section	2,580.00	180.00
147	76	One law clerk	2,280.00	360.00
148	76	One law clerk	2,040.00	120.00
149	76	One law clerk	1,800.00	120.00
168(2)	77	One clerk	660.00	60.00
187	77	One clerk	540.00	60.00
196(1-2)	78	Two senior examiners at P2,280	4,560.00	720.00
198(1-3 to 5)	78	Four senior examiners at P2,040	8,160.00	480.00
200	78	One senior examiner	1,800.00	120.00
202(1)	78	One examiner	2,040.00	360.00
203(5-6)	78	Two examiners at P1,800	3,600.00	720.00
204(9-12-13)	78	Three examiners at P1,560	4,680.00	360.00
207(4-6-8-15- 19-23-25 to 27-32-35-37- 39)	78	Thirteen examiners at P1,200	15,600.00	1,560.00

207(2-3-5-7- 9-10-12-14- 16 to 18- 20-21-24-28- 29-31-34-36- 38-40)	78	Twenty-one examiners at P1,200	25,200.00	5,040.00
211(1 to 10)	78	Ten assistant examiners at P1,080	10,800.00	1,200.00
214(1-2)	79	Two assistant examiners at P900	1,800.00	360.00
215	79	One assistant examiner	660.00	180.00
217(3)	79	One examiner	1,560.00	120.00
220	79	One examiner	1,200.00	120.00
225(2-3)	79	Two supervising agents at P4,200	8,400.00	480.00
229(2-5)	79	Two provincial revenue agents at P3,480	6,960.00	720.00
229(4)	79	One provincial revenue agent	3,480.00	180.00
230(1-2)	79	Two provincial revenue agents at P3,300	6,600.00	360.00
232(2)	79	One provincial revenue agent	2,940.00	180.00
232(3)	79	One provincial revenue agent	2,940.00	360.00
234(1-2-4 to 8)	79	Seven provincial revenue agents at P2,580	18,060.00	1,260.00
236(3 to 6)	80	Four agents at P2,940	11,760.00	2,160.00
237(1 to 5)	80	Five agents at P2,580	12,900.00	900.00
239(1)	80	One agent	2,160.00	240.00
240(2 to 11)	80	Ten agents at P2,040	20,040.00	1,200.00
242(2)	80	One agent	1,800.00	240.00
242(3-4)	80	Two agents at P1,800	3,600.00	720.00
243(3 to 5)	80	Three agents at P1,680	5,040.00	360.00
243(6-7)	80	Two agents at P1,680	3,360.00	480.00
246(9-12-13)	80	Three agent's assistants at P1,800	5,400.00	360.00
246(14-18-19)	80	Three agent's assistants at P1,800	5,400.00	1,080.00
246(15 to 17)	80	Three agent's assistants at P1,800	5,400.00	720.00
247(1 to 8- 10)	80	Nine agent's assistants at P1,560	14,040.00	1,080.00
249(2-3)	80	Two agent's assistants at P1,320	2,640.00	240.00
249(4)	80	One agent's assistant	1,320.00	360.00
250(3-7)	80	Two agent's assistants at P1,200	2,400.00	480.00
251(1-6-8- 10 to 15- 18)	80	Ten agent's assistants at P1,080	10,080.00	1,200.00
259(1-2)	80	Two inspectors of weights and measures at P1,200	2,400.00	480.00
259(3)	80	One inspector of weights and measures	1,200.00	120.00
261(4)	81	One forest products inspector	1,080.00	120.00
263(3 to 5)	81	Three examiners at P1,560	4,680.00	360.00
264(6-7)	81	Two examiners at P1,080	2,160.00	240.00
265	81	One stenographer	840.00	60.00
268	81	One clerk	780.00	60.00
273(5-9)	81	Two clerks at P540	1,080.00	120.00
275(1)	81	One storekeeper	900.00	60.00
276	81	One storekeeper	840.00	60.00

281(11)	81	One storekeeper	540.00	60.00
285	82	One assistant chief, secret service	2,160.00	120.00
291(2)	82	One investigator	1,200.00	240.00
297(3)	82	One secret service agent	840.00	60.00
298(2)	82	One secret service agent	780.00	60.00
301(2-16-17-20)	82	Four secret service agents at P600	2,400.00	240.00
302(2-3-7-10)	82	Four secret service agents at P540	2,160.00	240.00
308(10)	83	One secret service agent	600.00	60.00
309(6-10-18-19)	83	Four secret service agents at P540	2,160.00	240.00
314	83	One examiner	1,800.00	360.00
315	83	One examiner	1,200.00	240.00
317	83	One clerk	900.00	60.00
319(2)	83	One clerk-stenographer	600.00	60.00
326	83	One examiner	2,040.00	120.00
327	83	One examiner	1,800.00	120.00
329	83	One examiner	1,320.00	120.00

Total (Item 336, page 84)

P35,700.00

(4) Bureau of the Treasury

9	84	One clerk	1,200.00	120.00
10(1)	84	One clerk	900.00	120.00
10(2)	84	One clerk	900.00	180.00
10(3-4)	84	Two clerks at P900	1,800.00	240.00
11(1)	84	One clerk	660.00	120.00
11(2)	84	One clerk	660.00	120.00
11(3)	84	One clerk	660.00	60.00
17	84	One chief guard	2,160.00	240.00
21	85	Two guards at P780	1,560.00	120.00
22(3-4)	85	Two guards at P600	1,200.00	120.00
22(5 to 7)	85	Three guards at P600	1,800.00	360.00
24	85	One public debt recorder	2,040.00	120.00
27	85	One clerk-stenographer	1,200.00	240.00
28	85	One clerk	900.00	180.00
35(3)	85	One money counter	1,200.00	120.00
36	85	One money counter	1,080.00	120.00
39	85	One bookkeeper	900.00	180.00
40	85	One clerk	900.00	180.00
41(1)	85	One clerk	660.00	120.00
41(2)	85	One clerk	660.00	60.00
41(3)	85	One clerk	660.00	180.00
41(4)	85	One clerk	660.00	120.00
52	86	Two assistant examiners at P1,560	3,120.00	240.00
55(2)	86	One examiner	2,040.00	120.00
56(1)	86	One assistant examiner	1,800.00	240.00
56(2)	86	One assistant examiner	1,800.00	360.00
57(1)	86	One assistant examiner	1,560.00	120.00
59	86	One clerk	660.00	180.00

Total (Item 60, page 86)

P4,680.00

(5) Bureau of Banking

7(2)	87	One examiner	2,940.00	180.00
7(3-4)	87	Two examiners at P2,940	5,880.00	1,080.00
8(2-3)	87	Two examiners at P2,580	5,160.00	360.00
12	87	One record and property clerk	1,200.00	240.00
13	87	One clerk-stenographer	840.00	120.00
14	87	One clerk-stenographer	600.00	120.00
18	87	One messenger-janitor	420.00	60.00

Total (Item 19, page 87)

P2,160.00

Total "savings to be made" from the appropriations for the Department of Finance

P78,960.00

F. - DEPARTMENT OF JUSTICE

(1) Office of the Secretary

7(2)	111	One stenographer	P1,800.00	P 120.00
8	111	One stenographer	1,560.00	120.00
9	111	One clerk-stenographer	1,320.00	240.00
10(1)	111	One janitor-messenger	600.00	60.00
10(2)	111	One janitor-messenger	600.00	60.00
12(1)	112	One attorney	3,480.00	360.00
12(2)	112	One attorney	3,480.00	360.00
16	112	One law clerk	1,680.00	120.00
17	112	One stenographer	1,200.00	240.00
19	112	One legal researcher	2,580.00	180.00
21	112	One legal researcher	1,320.00	120.00
22(2)	112	One legal researcher	1,200.00	120.00
24	112	One stenographer	1,200.00	120.00
26(a)	112	One attorney	4,800.00	600.00
26(b)-2	112	One attorney	3,120.00	180.00
26(e)-4	112	One legal researcher	1,800.00	240.00
31	113	One stenographer	1,200.00	120.00
32	113	One clerk	1,200.00	240.00
34	113	One clerk	840.00	120.00
38	113	One chief of division	3,480.00	360.00
39	113	One principal clerk	2,280.00	360.00
42	113	One stenographer	1,200.00	120.00
43	113	One statistician	1,800.00	360.00
44(1)	113	One statistician	1,200.00	120.00
44(3)	113	One statistician	1,200.00	240.00
44(4)	113	One statistician	1,200.00	240.00
45	113	One clerk	1,200.00	120.00
46	113	One clerk	600.00	120.00
48	113	One typist	600.00	60.00
54	113	One clerk	900.00	180.00
55	113	One briefer	660.00	60.00
56(1)	113	One clerk	600.00	120.00
56(3)	113	One clerk	600.00	60.00

Total (Item 69, page 114)

P6,240.00

(a) Parole Office

For the necessary expenses to carry out the purposes of Act No. 4103, as amended by Act No. 4225, creating the Board of Indeterminate Sentence:

7(3)	114	One clerk	600.00	120.00
15(1)	115	One parole officer	1,200.00	120.00
15(2)	115	One parole officer	1,200.00	240.00
18	115	One clerk	600.00	60.00
28	115	One psychiatrist	2,760.00	360.00
Total (item 33, page 115)				<u>P 900.00</u>

(b) Anti-Usury Board

For the necessary expenses to carry out the purposes of Act No. 4109, as amended by Act No. 4168, creating the Anti-Usury Board, any provision of existing law to the contrary notwithstanding:

7	116	One supervising agent	2,700.00	1,020.00
8	116	One secret service agent	1,740.00	240.00
9	116	One secret service agent	1,500.00	60.00
10(3)	116	One secret service agent	1,020.00	60.00
11(4)	116	One secret service agent	840.00	60.00
12	116	One secret service agent	720.00	180.00
Total (item 29, page 117)				<u>P1,620.00</u>

(c) Division of Investigation

2	117	One assistant chief of division	4,800.00	840.00
3	117	One secretary to the chief of division	2,040.00	120.00
4	117	One stenographer	1,800.00	120.00
5	117	One chief of section	2,100.00	60.00
6	117	One disbursing officer and property custodian	1,800.00	120.00
7	117	One stenographer	1,200.00	240.00
17	117	One medico-legal officer	3,600.00	300.00
18(1)	118	One medico-legal officer	2,400.00	300.00
21(2)	118	One chemist	3,000.00	600.00
22	118	One chemist	2,400.00	600.00
27	118	One morgue attendant	720.00	180.00
28	118	One assistant morgue attendant	600.00	60.00
36	118	One fingerprint expert	4,500.00	540.00
37	118	One assistant fingerprint expert	1,800.00	360.00
38	118	One fingerprint verifier and in charge of kardex	1,440.00	240.00

32(2)	118	One fingerprint operator	1,200.00	240.00
40	118	One fingerprint operator	960.00	240.00
41(1)	118	One fingerprint operator	900.00	180.00
41(2)	118	One fingerprint operator	900.00	180.00
42	118	One fingerprint operator	840.00	120.00
48	119	One mimeograph-operator and file clerk	960.00	360.00
50(16)	119	One special agent	1,800.00	600.00
50(25)	119	One special agent	1,800.00	600.00

Total (item 51, page 119).....

P7,200.00

(d) Office of the District Attorneys

6	119	One stenographer	P1,200.00	P240.00
8	119	One stenographer	1,200.00	240.00
10	119	One stenographer	1,200.00	240.00
12	119	One stenographer	1,200.00	240.00
14	120	One stenographer	1,200.00	240.00
16	120	One stenographer	1,200.00	240.00
18	120	One stenographer	1,200.00	240.00
19	120	One chief clerk	2,760.00	360.00
20	120	One stenographer	1,200.00	240.00
21(2)	120	One clerk	600.00	120.00

Total (item 23, page 120).....

P2,400.00

IV. - SPECIAL PURPOSES

F-IV-3 175 For expenses of law enforcement in cases of agrarian conflicts in accordance with the provisions of Commonwealth Act No. 413:

(a)-2	175	One attorney	P6,000.00	P1,200.00
(c)-2	175	One attorney	3,600.00	300.00
(g)-3	175	One agent	2,400.00	300.00
(i)-1	175	One agent	1,200.00	360.00
(i)-6	175	One agent	1,200.00	240.00
(i)-9	175	One agent	1,200.00	300.00
(l)	175	One stenographer	1,200.00	480.00
(n)-1	175	One clerk-stenographer	600.00	60.00
(n)-2	175	One clerk-stenographer	600.00	60.00
(n)-3	175	One clerk-stenographer	600.00	120.00
(o)-1	175	One fingerprint operator	960.00	60.00
(o)-2	175	One fingerprint operator	960.00	60.00

Total (item F-IV-3(s), page 175).....

P3,540.00

(2) Bureau of Justice

11(1)	121	One law clerk	P1,560.00	P120.00
11(2)	121	One law clerk	1,560.00	120.00
11(3)	121	One law clerk	1,560.00	120.00
12	121	One legal researcher and librarian	1,560.00	120.00
24(2)	121	One stenographer	1,800.00	120.00
27(1)	121	One stenographer	1,200.00	240.00
28(1)	121	One stenographer	1,080.00	120.00
28(2)	121	One stenographer	1,080.00	120.00
28(3)	121	One stenographer	1,080.00	120.00
38	122	One clerk	600.00	<u>60.00</u>

Total (item 44, page 122) P1,260.00

(3) Courts of First Instance

5	122	One interpreter	P1,080.00	P120.00
6	122	One interpreter	900.00	120.00
10	122	One docket clerk	840.00	120.00
19	123	One docket clerk	840.00	120.00
29	123	One deputy clerk of court	1,320.00	360.00
41	123	One provincial sheriff	1,800.00	360.00
50(2)	124	One stenographer	1,800.00	240.00
51	124	One interpreter	1,560.00	120.00
64	124	One provincial sheriff	2,280.00	360.00
84	125	One deputy clerk of court	660.00	120.00
94(2)	125	One deputy sheriff	840.00	120.00
99(4)	125	One stenographer	1,800.00	240.00
99(5)	125	One stenographer	1,800.00	360.00
100	126	One stenographer	1,320.00	360.00
102(3)	126	One interpreter	1,200.00	240.00
106(1-2)	126	Two docket clerks at P900	1,800.00	240.00
116	126	One deputy clerk of court	900.00	180.00
117	126	One docket clerk	840.00	120.00
118	126	One clerk	540.00	60.00
122(3)	126	One deputy sheriff	840.00	120.00
124	126	One deputy clerk of court	1,320.00	240.00
125	126	One deputy clerk of court	1,080.00	120.00
127(2)	126	One docket clerk	840.00	120.00
128	126	One clerk	600.00	60.00
137	127	One deputy clerk of court	1,800.00	360.00
138	127	One deputy clerk of court	1,680.00	240.00
139(1)	127	One docket clerk	900.00	60.00
139(2)	127	One docket clerk	900.00	60.00
139(3)	127	One docket clerk	900.00	180.00

149(1)	127	One stenographer	2,940.00	360.00
149(2)	127	One stenographer	2,940.00	360.00
149(3)	127	One stenographer	2,940.00	540.00
149(4)	127	One stenographer	2,940.00	540.00
151(1)	127	One stenographer	2,280.00	360.00
151(3)	127	One stenographer	2,280.00	120.00
151(4)	127	One stenographer	2,280.00	360.00
152(5)	127	One stenographer	2,040.00	120.00
155(1)	127	One interpreter	2,280.00	360.00
155(2)	127	One interpreter	2,280.00	360.00
159	128	One interpreter	1,680.00	120.00
162	128	One interpreter	1,080.00	120.00
167(4)	128	One deputy clerk of court	2,040.00	120.00
167(7)	128	One deputy clerk of court	2,040.00	120.00
168(1)	128	One deputy clerk of court	1,800.00	240.00
168(2)	128	One deputy clerk of court	1,800.00	360.00
171(1-2)	128	Two special clerks at P1,800	3,600.00	720.00
175(1-2)	128	Amount saved by reducing the amount previously granted to the maximum of a lower grade	1,800.00	(120.00)
181(4)	128	One clerk	840.00	60.00
197	129	One clerk of court	3,480.00	360.00
213(3)	130	One stenographer	1,800.00	120.00
213(4 to 6)	130	Three stenographers at P1,800	5,400.00	1,080.00
217	130	One interpreter	1,680.00	120.00
219(1-2)	130	Two interpreters at P1,200	2,400.00	480.00
224	130	One docket clerk	900.00	60.00
225	130	One docket clerk	840.00	60.00
226	130	One clerk	900.00	120.00
229	130	One provincial sheriff	2,280.00	360.00
241	131	One clerk	600.00	60.00
246	131	One provincial sheriff	1,560.00	120.00
250	131	One deputy clerk of court	1,680.00	120.00
251	131	One docket clerk	900.00	60.00
252	131	One docket clerk	840.00	120.00
253	131	One docket clerk	660.00	60.00
262	131	One deputy clerk of court	1,680.00	120.00
263(1-2)	131	Two docket clerks at P840	1,680.00	240.00
264	131	One clerk	600.00	60.00
269(2-3)	131	Two deputy sheriffs at P840	1,680.00	240.00
280(1-2)	132	Two stenographers at P1,800	3,600.00	240.00
282	132	One interpreter	1,200.00	240.00
284(1)	132	One interpreter	840.00	60.00
284(2)	132	One interpret er	840.00	120.00
287	132	One docket clerk	840.00	120.00
293	132	One deputy clerk of court	1,320.00	120.00
295	132	One docket clerk	840.00	120.00
298	132	One clerk	600.00	60.00
308	133	One civil docket clerk	900.00	60.00
315(1)	133	One deputy sheriff	840.00	60.00

515(3)	133	One deputy sheriff	840.00	120.00
519	133	One docket clerk	660.00	120.00
332(3)	134	One stenographer	1,800.00	240.00
333	134	One stenographer	1,560.00	120.00
335	134	One interpreter	1,680.00	120.00
339(2)	134	One deputy clerk of court	1,800.00	360.00
340	134	One deputy clerk of court	1,080.00	120.00
342	134	One docket clerk	900.00	60.00
343	134	One docket clerk	840.00	120.00
352	134	One deputy clerk of court	840.00	60.00
356(2)	134	One deputy sheriff	840.00	120.00
359(1-2)	135	Two docket clerks at P840	1,680.00	240.00
360	135	One assistant docket clerk	840.00	120.00
379(2)	135	One deputy sheriff	840.00	120.00
382	136	One docket clerk	840.00	60.00
391(3)	136	One stenographer	1,800.00	360.00
392	136	One stenographer	1,200.00	240.00
393	136	One stenographer	1,080.00	120.00
397	136	One interpreter	1,080.00	120.00
414	137	One docket clerk	840.00	60.00
426	137	One deputy sheriff	840.00	60.00
429	137	One docket clerk	840.00	120.00
434	137	One deputy sheriff	840.00	60.00
435	137	One docket clerk	600.00	120.00
444(2)	138	One stenographer	1,800.00	360.00
445	138	One stenographer	1,320.00	120.00
447	138	One interpreter	1,680.00	120.00
448(3)	138	One interpreter	1,200.00	240.00
449	138	One interpreter	840.00	120.00
453	138	One docket clerk	840.00	120.00
460	138	One clerk	420.00	60.00
468	139	One deputy clerk of court	840.00	120.00
471	139	One provincial sheriff	1,800.00	120.00
479	139	One provincial sheriff	1,200.00	240.00
483	139	One clerk	600.00	120.00
486	139	One provincial sheriff	1,320.00	120.00
498	140	One deputy sheriff	840.00	120.00
501	140	One deputy sheriff	840.00	120.00
503	140	One deputy clerk of court	840.00	120.00
515(3)	141	One stenographer-at-large	2,040.00	120.00
516(15-16)	141	Two stenographers-at-large at P1,800	3,600.00	240.00
516(17-18)	141	Two stenographers-at-large at P1,800	3,600.00	480.00
522(2 to 5)	141	Four stenographers-at-large at P1,320	5,280.00	480.00
522(8)	141	One stenographer-at-large	1,320.00	360.00
523(8 to 13)	141	Six stenographers-at-large at P1,200	7,200.00	1,440.00
524(5-6)	141	Two interpreters-at-large at P1,200	2,400.00	480.00

525(7-8)	141	Two interpreters-at-large at P1,080	2,160.00	240.00
	141	One interpreter-at-large	900.00	180.00
527	141	One stenographer	1,200.00	240.00
530		To make the total amount granted for the Courts of First In- stance in round figure		<u>4.00</u>
		Total (item 531, page 141)		<u>P25,744.00</u>

(4) Justice of the Peace Courts

1	142	Salaries of the justices of the peace and auxiliary justices of the peace, including prior years' obligations	P1,179,000.00	<u>P73,660.00</u>
		Total (item 2, page 142)		<u>P73,660.00</u>

(5) Public Service Commission

23	143	One clerk-stenographer	P780.00	P60.00
41	144	One clerk	660.00	<u>120.00</u>
		Total (item 43, page 144)		<u>P180.00</u>

IV. - SPECIAL PURPOSES

F-IV-6	178	For salaries and wages of the personnel of the Standardizing Meter Laboratory pursuant to the provisions of Common- wealth Act No. 349:		
(c)-1	179	One junior mechanical or elec- trical engineer	P1,200.00	P240.00
2	179	One junior mechanical or elec- trical engineer	1,200.00	240.00
(f)	179	One clerk	600.00	<u>120.00</u>
		Total (item F-IV-6(g), page 179)		P600.00
		Less - amount revertible to the Standardizing Meter Laboratory Revolving Fund, Commonwealth Act No. 349		<u>(P600.00)</u>

(6) Bureau of Prisons

4	144	One stenographer	P900.00	P60.00
23(2)	145	One chaplain	1,200.00	240.00
58	147	One guard inspector	2,280.00	120.00
61(1)	147	One first-class guard	1,320.00	120.00
61(2)	147	One first-class guard	1,320.00	120.00
74(5)	147	One chauffeur	540.00	60.00
75	147	One superintendent	2,940.00	540.00
77	148	One inspector of the guards	1,200.00	240.00
82	148	One assistant superintendent	3,300.00	180.00
83	148	One chief clerk and cashier	1,800.00	120.00
85	148	One dentist	1,200.00	120.00
87	148	One pharmacist	900.00	180.00
91	148	One ranch foreman	1,320.00	120.00
93	148	One farming instructor	1,320.00	120.00
96	148	One foreman, building construction	900.00	180.00
99	148	One supply and equipment foreman	600.00	120.00
100	148	One cattle foreman	420.00	60.00
107	149	One pharmacist	900.00	180.00
130(2)	149	One farming instructor	900.00	120.00
133	150	One foreman, machinist	780.00	60.00
134	150	One foreman	840.00	120.00
141(1-to 18)	150	Eighteen third-class guards at P540	9,720.00	1,080.00
143(a)	150	One superintendent, building construction	2,280.00	240.00

Total (item 145, page 151) P4,500.00

IV. - SPECIAL PURPOSES

F-IV-2	173	For the promotion and development of agriculture and industry in penal colonies, etc., Act No. 4012:		
(e)-4	174	One industrial foreman	P780.00	P60.00
(e)-5	174	One industrial foreman	780.00	60.00
(f)	174	One horticulturist	780.00	60.00
(h)	174	One foreman, piggery	780.00	60.00
(i)	174	One foreman, animal husbandry	780.00	60.00
(k)	174	One agriculturist foreman	660.00	60.00
(l)-1	174	One industrial foreman	660.00	60.00
(l)-2	174	One industrial foreman	660.00	60.00
Total (item F-IV-2(m), page 174)				<u>P480.00</u>
F-IV-5	177	For salaries and wages of the personnel of the Bureau of Prisons-Industrial Division, etc.:		
(c)	177	One clerk	P900.00	P120.00
(d)-1	177	One clerk	660.00	120.00
(d)-2	177	One clerk	660.00	180.00
(e)	177	One chief of section	1,320.00	360.00
(g)	177	One clerk	420.00	60.00
(i)	178	One chief of section	1,080.00	120.00
(j)	178	One clerk	780.00	60.00
(m)	178	One automobile mechanic	1,320.00	120.00
(n)	178	One shop supervisor	2,280.00	360.00
(o)	178	One foreman	840.00	60.00
(q)	178	One shop supervisor	1,800.00	240.00
Total (item F-IV-5(t), page 178)				P1,800.00
Less - amount revertible to the Bureau of Prisons-Industrial Division Revolving Fund				<u>(P1,800.00)</u>

(7) General Land Registration Office

6	151	One clerk	P1,080.00	P120.00
10	151	One clerk	900.00	180.00
34(4)	152	One clerk	540.00	60.00
39	152	One clerk	900.00	180.00
76	154	One clerk	600.00	120.00
88	154	One clerk	600.00	120.00

94	155	One clerk	420.00	60.00
135	156	One clerk	660.00	180.00
152	157	One clerk	1,800.00	360.00
153	157	One clerk	1,680.00	240.00
157	157	One clerk	1,080.00	120.00
160(1)	157	One clerk	780.00	60.00
162	157	One clerk	660.00	60.00
186	158	One clerk	840.00	60.00
212	159	One clerk	600.00	60.00
225	160	One clerk-messenger	420.00	60.00
232(2)	160	One clerk	540.00	60.00
243	160	One clerk	600.00	120.00
250(2)	161	One clerk	660.00	120.00
272(1 to 15)	162	Fifteen stenographers at P1,800	27,000.00	5,400.00
275(5)	162	One deputy clerk	1,200.00	240.00
278(1-2)	162	Two interpreters at P840	1,680.00	240.00
280(1-2)	162	Two clerks at P900	1,800.00	360.00
285(1-9 to 11-13-14)	162	Six clerks at P600	3,600.00	720.00
290	162	One messenger	420.00	60.00
302	163	One computer	780.00	60.00
304(4)	163	One draftsman	600.00	60.00
318	163	One clerk	540.00	60.00
328(2)	164	One clerk	1,080.00	120.00
329	164	One clerk	900.00	60.00
330(2)	164	One clerk	780.00	60.00

Total (item 370, page 165) P9,780.00

(8) Securities and Exchange Commission

4	165	One senior clerk	P2,280.00	P360.00
5	165	One junior clerk	1,200.00	240.00
6	165	One collecting and disbursing officer	2,280.00	360.00
8	165	One stenographer	1,800.00	360.00
10(2)	166	One stenographer	1,200.00	240.00
11	166	One stenographer	1,080.00	120.00
17(2)	166	One clerk	840.00	60.00
19	166	One clerk	600.00	60.00
22	166	One chief of section	1,800.00	360.00
23	166	One clerk	840.00	120.00
25	166	One clerk	600.00	60.00
30	166	One attorney	3,480.00	360.00
33	166	One attorney	2,040.00	120.00
34	166	One attorney	1,800.00	360.00
37	166	One securities agent	1,800.00	240.00

33(2)	166	One securities agent	1,320.00	120.00
42	167	One examiner	2,280.00	120.00
43(1)	167	One examiner	1,800.00	240.00
43(2)	167	One examiner	1,800.00	360.00
44(1-2)	167	Two examiners at P1,320	2,640.00	240.00
44(3)	167	One examiner	1,320.00	360.00
45(1 to 3)	167	Three examiners at P1,200	3,600.00	720.00
46	167	One chief of division	4,500.00	300.00
51	167	One clerk	780.00	60.00

Total (item 53, page 167) P5,940.00

(9) Court of Industrial Relations

5	167	One clerk-stenographer	P1,200.00	P240.00
6	167	One clerk	1,080.00	120.00
8	167	One clerk	780.00	60.00
15(2)	168	One deputy clerk of court	1,800.00	240.00
16(1)	168	One interpreter	1,800.00	240.00
16(2)	168	One interpreter	1,800.00	120.00
17	168	One interpreter	1,560.00	120.00
25(1-2)	168	Two stenographers (bilingual) at P2,280.00	4,560.00	720.00
26(4)	168	One stenographer	1,800.00	360.00
35	168	One examiner	2,280.00	360.00
36	168	One assistant examiner	1,800.00	360.00
37(1)	168	One assistant examiner	1,320.00	240.00
37(2)	168	One assistant examiner	1,320.00	360.00
39	168	One statistical clerk	600.00	60.00
40	168	One clerk	840.00	120.00
41(2)	168	One typist	600.00	120.00
41(3)	168	One typist	600.00	60.00

Total (item 48, page 169) P3,900.00

(10) Bureau of Immigration

6(3)	169	One member	P2,760.00	P360.00
8(1 to 5)	169	Five interpreters at P1,080	5,400.00	600.00
12	170	One assistant (legal researcher)	2,580.00	180.00

15	170	One law clerk	1,560.00	120.00
18	170	One clerk	900.00	180.00
19(1-2)	170	Two stenographers at P1,200	2,400.00	480.00
24	170	One cashier and property clerk	1,800.00	360.00
25	170	One clerk	1,200.00	240.00
28(1-2)	170	Two clerks at P1,200	2,400.00	480.00
29(1 to 3)	170	Three clerks at P1,080	3,240.00	360.00
31(1-2)	170	Two clerks at P840	1,680.00	240.00
33(1)	170	One clerk	600.00	60.00
33(2 to 6)	170	Five clerks at P600	3,000.00	600.00
35(2)	170	One laborer	420.00	60.00
44	171	One chief	3,720.00	600.00
45	171	One immigrant inspector	2,760.00	180.00
49(1)	171	One immigrant agent	1,200.00	120.00
49(2 to 5)	171	Four immigrant agents at P1,200	4,800.00	960.00
52(1-3-5)	171	Three immigrant inspectors at P1,200	3,600.00	720.00
52(2)	171	One immigrant inspector	1,200.00	120.00
53	171	One interpreter	1,080.00	120.00
54	171	One clerk	1,200.00	240.00
60(1)	171	One fingerprint operator	840.00	120.00
60(2)	171	One fingerprint operator	840.00	60.00
64(1 to 3)	171	Three clerks at P1,080	3,240.00	360.00
66	171	One clerk	840.00	120.00
67	171	One clerk	780.00	60.00
71	172	One clerk	840.00	120.00
73	172	One photographer	840.00	120.00
74	172	One matron	840.00	120.00
77(1-3 to 5)	172	Four guards at P600	2,400.00	480.00
77(2)	172	One guard	600.00	60.00
79	172	One janitor	600.00	120.00
80(1 to 4)	172	Four janitors at P540	2,160.00	240.00
81(1 to 3)	172	Three laborers at P420	1,260.00	180.00
82	172	One immigrant in- spectator	2,940.00	540.00
84	172	One immigrant in- spectator	2,940.00	540.00
86	172	One immigrant in- spectator	2,580.00	180.00
88	172	One immigrant in- spectator	2,580.00	180.00

Total (item 90, page 172) P10,930.00

Total "savings to be made" from the appro-
priations for the Department of Justice... P158,324.00

G. - DEPARTMENT OF AGRICULTURE AND COMMERCE

(1) Office of the Secretary

9	180	One clerk	P2,040.00	P120.00
34	181	One clerk	660.00	180.00
44	181	One attorney	2,040.00	120.00
50	181	One assistant chief of division	3,720.00	600.00
53	181	One clerk	1,800.00	360.00
59	182	One assistant chief of division	3,480.00	180.00
63	182	One assistant editor	2,280.00	240.00
64	182	One assistant editor	2,040.00	120.00
66	182	One junior editor	660.00	60.00
67	182	One clerk	900.00	180.00
77	182	One artist	900.00	180.00
90	183	One soil chemist	2,940.00	540.00
92	183	One assistant soil chemist	1,080.00	120.00
93	183	One assistant soil technologist	1,800.00	360.00
94	183	Two junior soil technologists		
		at P1,560	3,120.00	240.00
103	183	One chief of division	6,000.00	900.00
105	183	One fishery technologist	2,940.00	540.00
109	183	One chief inspector	3,720.00	600.00
111	183	One assistant ichthyologist	2,760.00	360.00
113	183	One assistant ichthyologist	2,280.00	240.00
114	183	One junior ichthyologist	1,800.00	360.00
115	184	One junior ichthyologist	1,560.00	120.00
117	184	One fish warden	1,200.00	240.00
118	184	Two junior fish wardens at P840	1,680.00	240.00
118	184	One junior fish warden	840.00	60.00
119	184	Five junior fish wardens at P660	3,300.00	900.00
119	184	Four junior fish wardens at P660	2,640.00	480.00
119	184	One junior fish warden	660.00	60.00
120	184	One junior preparator	660.00	120.00
126	184	One clerk	660.00	120.00
133	184	Four scientists at P5,400	21,600.00	1,200.00
135	184	One scientist	3,300.00	180.00
137	184	One assistant scientist	2,760.00	360.00
139	184	One assistant scientist	1,800.00	360.00
140	184	One junior scientist	1,800.00	360.00
143	184	Three scientific aides at P1,080	3,240.00	360.00
144	184	One scientific aide	900.00	180.00
150	185	One laboratory helper	660.00	180.00
156	185	One clerk	840.00	120.00

Total (item 160, page 185) P12,240.00

IV. - SPECIAL PURPOSES

G-IV-8	244	For expenses in connection with the conservation of the fishery resources and for the promotion and development of the fishing industry, Act No. 4003, as amended, etc.		
(a)	244	One zoologist	P4,500.00	P540.00
(b)	244	One zoologist	4,200.00	240.00
(d)	244	One inspector	2,040.00	120.00
(e)	244	One junior inspector	1,560.00	120.00
(g)	244	Five technical demonstrators at P1,080	5,400.00	600.00
(i)	244	One junior preparator	540.00	60.00
(j)	244	Five junior fish wardens at P540	2,700.00	300.00
Total (item G-IV-8(t), page 245)				P1,980.00
Less - amount revertible to the receipts, Act No. 4003				<u>(P1,980.00)</u>

(2) Bureau of Plant Industry

3	185	One assistant chief of division	P2,760.00	P180.00
4	185	One clerk	1,800.00	240.00
9	185	One clerk	540.00	60.00
25	186	One clerk	900.00	180.00
32	186	One cashier and disbursing officer	1,560.00	120.00
44	187	One assistant agronomist	1,320.00	240.00
46	187	Two assistant agronomists at P1,080	2,160.00	240.00
47	187	One junior agronomist	900.00	180.00
51	187	One chief of section	2,940.00	540.00
62	187	One assistant agronomist	2,040.00	120.00
75	188	One assistant agronomist	1,080.00	120.00
83	188	Two assistant agronomists at P1,080	2,160.00	240.00
92	189	One assistant agronomist	1,800.00	360.00
97	189	One plant pathologist	2,940.00	540.00
99	189	One assistant plant pathologist	2,280.00	360.00
100	189	One assistant plant pathologist	1,800.00	240.00
102	189	One junior agronomist	1,080.00	120.00
112	189	One junior agronomist	900.00	60.00
115	189	One assistant agronomist	1,800.00	360.00
134	190	One agronomist	2,940.00	540.00
144	191	One assistant agronomist	1,200.00	120.00

147	191	One mechanic helper	660.00	120.00
149	191	One skilled laborer	780.00	60.00
159	191	One agronomist	2,940.00	540.00
160	191	One agronomist	2,760.00	180.00
161	191	One assistant agronomist	2,280.00	240.00
163	191	One assistant agronomist	1,800.00	120.00
165	192	One assistant agronomist	1,320.00	360.00
169	192	One junior agronomist	540.00	60.00
181	192	One clerk	660.00	180.00
192	192	One demonstrator	540.00	60.00
199	193	One home economics agent	600.00	120.00

Total (item 209, page 193) P7,200.00

IV. - SPECIAL PURPOSES

G-IV-1	237	Organization of scouting parties to locate and fight locusts, Act No. 3163; etc.		
(a)	237	One agronomist	P2,940.00	P540.00
(d)	237	One assistant agronomist	1,080.00	120.00
(m)	238	One assistant mechanic	840.00	120.00
		Total (item G-IV-1(o), page 238)		<u>P780.00</u>
G-IV-2	239	Contributions and gratuities, including expenses for the control or eradication of agricultural pests and diseases; etc.		
(c)	239	One junior plant sanitation inspector	P900.00	P120.00
(g)	239	Two junior plant sanitation inspectors at P540	1,080.00	120.00
		Total (item G-IV-2(s), page 239)		<u>P240.00</u>

(3) Bureau of Animal Industry

4	194	One chief of section	P1,680.00	P120.00
7	194	One clerk	660.00	180.00
8	194	One clerk	600.00	60.00
12	194	One laborer	420.00	60.00
17	194	Two clerks at P660	1,320.00	240.00

19	194	One foreman	840.00	120.00
23	194	One skilled laborer	660.00	60.00
27	194	One laborer	420.00	60.00
31	195	One clerk	780.00	60.00
51	195	One veterinarian	2,760.00	180.00
56	195	One assistant veterinarian	2,040.00	120.00
57	196	One assistant veterinarian	1,800.00	360.00
57	196	One assistant veterinarian	1,800.00	240.00
57	196	One assistant veterinarian	1,800.00	120.00
58	196	Two assistant veterinarians at P1,560	3,120.00	240.00
62	196	One livestock inspector	960.00	180.00
62	196	One livestock inspector	900.00	60.00
63	196	One livestock inspector	840.00	60.00
64	196	Three livestock inspectors at P780	2,340.00	180.00
68	196	Three livestock inspectors at P660	1,980.00	180.00
69	196	One livestock inspector	600.00	60.00
72	196	One livestock inspector	420.00	60.00
79	196	One assistant veterinarian	2,040.00	120.00
80	197	One chief of division	6,000.00	900.00
85	197	One assistant veterinarian	1,800.00	360.00
100	197	One assistant machinist	600.00	60.00
127	198	One veterinary entomologist	2,280.00	360.00
129	198	One assistant veterinary helminthologist	1,800.00	120.00
136	199	One supervising zootechnist	2,940.00	180.00
147	199	One assistant zootechnist	1,320.00	360.00
148	199	One assistant zootechnist	1,200.00	240.00
150	199	One livestock inspector	660.00	180.00
169	200	One laborer	840.00	60.00
184	200	One assistant zootechnist	1,200.00	240.00
197	201	One chief of section	1,560.00	120.00
203	201	Two livestock extension officers at P1,200	2,400.00	480.00
205	201	One clerk	840.00	120.00
210	201	One clerk	840.00	120.00
		Less - amount revertible to special fund, (items 85 and 129)	- - - -	(480.00)
		Total (item 213, page 202)		<u>P6,540.00</u>

IV. - SPECIAL PURPOSES

G-IV-4

241 For the eradication and control of
anthrax, rinderpest, foot-and-
mouth, and other animal diseases,

Acts Nos. 3119, 3166, and 3825,
and Commonwealth Act No. 134, etc.

(b)	241	One assistant veterinarian	P1,320.00	P120.00
(c)	241	One assistant veterinarian	1,200.00	240.00
(d)	241	One assistant veterinarian	900.00	180.00
(e)	241	One livestock inspector	900.00	180.00
(e)	241	One livestock inspector	900.00	120.00
(e)	241	Four livestock inspectors at P900	3,600.00	240.00
(f)	241	One livestock inspector	660.00	180.00
(f)	241	One livestock inspector	660.00	120.00

Total (item G-IV-4(m), page 241) P1,380.00

(4) Bureau of Forestry

10	202	One clerk	P900.00	P180.00
14	202	One chief of section	1,560.00	120.00
16	202	One clerk	780.00	60.00
34	203	One clerk	420.00	60.00
43	203	One clerk	660.00	60.00
44	203	One clerk	600.00	120.00
48	203	One forester-attorney	2,280.00	360.00
49	203	One ranger-attorney	1,320.00	120.00
50	203	One clerk-stenographer	1,200.00	120.00
51	203	One clerk	840.00	120.00
51	203	One clerk	840.00	60.00
54	204	One clerk	660.00	60.00
55	204	Two clerks at P600	1,200.00	240.00
56	204	One clerk	540.00	60.00
58	204	One clerk	420.00	60.00
63	204	One ranger	1,200.00	240.00
63	204	Two rangers at P1,200	2,400.00	240.00
67	204	One forest guard	900.00	60.00
69	204	One clerk	840.00	120.00
72	204	One forester	2,940.00	540.00
73	204	One assistant forester	2,760.00	180.00
74	204	One forest supervisor	2,040.00	120.00
75	204	One forest supervisor	1,800.00	120.00
76	204	One assistant logging engineer	1,800.00	360.00
77	204	One ranger	1,080.00	120.00
80	204	One forest guard	660.00	120.00
86	204	One forest supervisor	1,800.00	360.00
87	205	One ranger	1,200.00	240.00
88	205	One ranger	1,080.00	120.00
91	205	One forest guard	660.00	60.00
96	205	One skilled laborer	600.00	120.00
104	205	One forest pathologist	3,480.00	360.00

121	206	One forest guard	420.00	60.00
128	206	One clerk	840.00	120.00
130	206	One chief of division	6,000.00	300.00
131	206	One assistant chief of division	4,500.00	540.00
133	206	Two forest supervisors at P1,800	3,600.00	720.00
139	206	One ranger	1,080.00	120.00
148	207	One assistant logging engineer	1,800.00	360.00
154	207	One forest supervisor	1,800.00	360.00
155	207	Two rangers at P1,080	2,160.00	240.00
159	207	One forest supervisor	1,320.00	360.00
164	207	Two junior topographical drafts- men at P900	1,800.00	360.00
164	207	One junior topographical drafts- man	900.00	60.00
165	207	One junior topographical drafts- man	840.00	120.00
167	207	One junior topographical drafts- man	660.00	180.00
168	207	Four junior topographical drafts- men at P600	2,400.00	480.00
176	208	One forest supervisor	2,280.00	360.00
179	208	One clerk	840.00	120.00
180	208	One junior topographical drafts- man	420.00	60.00
187	208	One forest guard	420.00	60.00
193	208	Two forest guards at P540	1,080.00	120.00
195	209	One ranger	1,080.00	120.00
200	209	Two foresters at P2,940	5,880.00	720.00
201	209	One assistant forester	2,280.00	360.00
201	209	Five assistant foresters at P2,280	11,400.00	600.00
203	209	One forest supervisor	1,800.00	360.00
206	209	One ranger	1,320.00	360.00
206	209	Two rangers at P1,320	2,640.00	480.00
206	209	One ranger	1,320.00	120.00
207	209	Two rangers at P1,200	2,400.00	480.00
207	209	Three rangers at P1,200	3,600.00	360.00
208	209	Three rangers at P1,080	3,240.00	360.00
210	209	Thirty-seven rangers at P900	33,300.00	6,660.00
210	209	Two rangers at P900	1,800.00	120.00
211	209	One forest guard	900.00	180.00
211	209	One forest guard	900.00	120.00
211	209	One forest guard	900.00	60.00
212	209	Five forest guards at P840	4,200.00	600.00
213	209	Two forest guards at P660	1,320.00	240.00
213	209	One forest guard	660.00	60.00
214	209	One forest guard	600.00	120.00
214	209	One forest guard	600.00	60.00
215	209	Nine forest guards at P540	4,860.00	540.00
217	209	One forest guard	420.00	60.00
220	209	One clerk	660.00	60.00
221	209	One clerk	600.00	60.00

Total (item 228, page 210) P23,640.00

(5) Bureau of Lands

6	210	One division inspector	P2,940.00	P180.00
11	210	One clerk	1,320.00	120.00
14	210	One chief of section	2,280.00	360.00
27	211	One watchman	660.00	120.00
28	211	One night guard	540.00	60.00
29	211	One janitor-messenger	420.00	60.00
30	211	Two janitors at P420	840.00	120.00
36	211	One clerk	1,080.00	120.00
38	211	Two clerks at P900	1,800.00	120.00
39	211	One clerk	840.00	60.00
43	211	Two clerks at P600	1,200.00	120.00
65	212	One chief of division	6,000.00	900.00
68	212	One assistant public lands ins- pector	1,800.00	120.00
70	212	One clerk-stenographer	1,200.00	120.00
73	213	One chief of section	2,940.00	540.00
77	213	Two assistant public lands inspectors at P1,200	2,400.00	480.00
77	213	Two assistant public lands inspectors at P1,200	2,400.00	240.00
78	213	One assistant public lands inspector	900.00	180.00
82	213	One clerk	600.00	60.00
84	213	One chief of section	2,280.00	360.00
87	213	One assistant public lands inspector	1,320.00	120.00
88	213	One assistant public lands inspector	1,200.00	120.00
95	213	One assistant public lands inspector	1,200.00	240.00
105	214	One chief attorney	6,000.00	900.00
107	214	Two land attorneys at P4,800	9,600.00	600.00
108	214	One land attorney	3,720.00	600.00
111	214	One messenger	420.00	60.00
112	214	One chief of section	3,720.00	600.00
116	214	Two land attorneys at P1,200	2,400.00	480.00
123	214	One chief of section	3,720.00	600.00
124	214	One assistant chief of section	2,040.00	120.00
125	214	Four land attorneys at P1,200	4,800.00	960.00
126	214	One land attorney	1,080.00	120.00
127	214	One land attorney	900.00	180.00
129	214	One clerk	660.00	60.00
136	215	One surveyor	2,760.00	180.00
144	215	One surveyor	1,680.00	120.00
146	215	One junior computer	840.00	60.00
154	215	One assistant topographical draftsman	900.00	180.00
162	216	One surveyor	1,560.00	120.00
166	216	One junior computer	1,680.00	120.00

178	217	One junior topographical drafts- man	840.00	60.00
180	217	One junior topographical drafts- man	600.00	60.00
182	217	One clerk	600.00	60.00
188	217	One assistant surveyor	1,320.00	360.00
189	217	One clerk	1,800.00	120.00
190	217	One clerk	1,200.00	120.00
192	217	Two clerks at P840	1,680.00	120.00
195	217	Six clerks at P600	3,600.00	360.00
205	218	One surveyor-instructor	1,800.00	360.00
207	218	Fifteen apprentice surveyors at P420	6,300.00	1,800.00
210	218	One surveyor	3,480.00	360.00
213	218	One surveyor	2,760.00	360.00
215	218	One surveyor	2,040.00	120.00
216	218	One surveyor	1,800.00	120.00
218	218	One surveyor	1,320.00	360.00
219	218	One assistant surveyor	1,680.00	120.00
222	218	One assistant surveyor	1,320.00	360.00
222	218	One assistant surveyor	1,320.00	120.00
223	218	Eight assistant surveyors at P1,200	9,600.00	1,920.00
224	218	One assistant surveyor	1,080.00	120.00
225	218	Two junior surveyors at P840	1,680.00	240.00
225	218	Two junior surveyors at P840	1,680.00	120.00
226	218	Seventeen junior surveyors at P600	10,200.00	2,040.00
226	218	One junior surveyor	600.00	60.00
228	218	One land attorney	2,280.00	360.00
230	219	One assistant public lands inspector	1,800.00	120.00
233	219	Five assistant public lands inspectors at P1,200	6,000.00	1,200.00
233	219	Two assistant public lands inspectors at P1,200	2,400.00	240.00
236	219	Two junior public lands inspectors at P600	1,200.00	120.00
241	219	Five junior computers at P600	3,000.00	300.00
249	219	Fourteen clerks at P600	8,400.00	1,680.00
249	219	Two clerks at P600	1,200.00	120.00
251	220	Four clerks at P420	1,680.00	240.00
256	220	One surveyman	600.00	120.00
259	220	One surveyman	420.00	60.00
260	220	Seven chainmen at P420	2,940.00	420.00
		Adjustment to make the total amount granted the Bureau of Lands in round figures	- - - -	<u>2.00</u>

Total (item 271, page 220) P25,802.00

(6) Bureau of Science

13	221	One clerk	P 900.00	P 180.00
15	221	One clerk	660.00	120.00
16	221	Two clerks at P600	1,200.00	120.00
16	221	One clerk	600.00	120.00
21	221	One messenger-typist	420.00	60.00
24	221	One head janitor	660.00	60.00
28	221	One laborer	540.00	60.00
38	222	One assistant mechanic	660.00	60.00
42	222	One fireman	600.00	120.00
51	222	One draftsman	1,080.00	120.00
58	222	One assistant scientist	2,280.00	240.00
62	223	One laboratory helper	660.00	60.00
66	223	One scientific aide	840.00	60.00
78	223	One junior preparator	540.00	60.00
85	223	One junior scientist	1,800.00	240.00
89	224	One scientific aide	900.00	60.00
92	224	One preparator	660.00	60.00
101	224	One assistant librarian	1,680.00	240.00
101	224	One assistant librarian	1,680.00	120.00
105	224	One junior librarian	660.00	60.00
106	224	One library helper	660.00	60.00

Total (item 115, page 224)

P2,280.00

(7) Bureau of Commerce

3	225	One assistant chief of division	2,760.00	360.00
10	225	One motorcycle driver	540.00	60.00
15	225	One clerk	660.00	180.00
31	226	One cashier and disbursing officer	1,680.00	240.00
35	226	One clerk	1,320.00	240.00
41	226	One assistant chief of division	2,940.00	540.00
43	226	One chief of section	2,040.00	120.00
44	226	One junior commercial agent	1,200.00	120.00
45	226	One junior commercial agent	1,080.00	120.00
46	226	One junior commercial agent	780.00	60.00
49	226	One chief of section	1,560.00	120.00
50	226	One junior commercial agent	1,080.00	120.00
51	226	One junior commercial agent	900.00	60.00
52	226	One junior commercial agent	660.00	180.00
52	226	One junior commercial agent	660.00	60.00
54	226	One demonstrator	600.00	60.00
57	227	One assistant chief of division	2,940.00	540.00
59	227	One chief of division	4,800.00	840.00
61	227	One market analyst	2,940.00	540.00
65	227	Two assistant commercial agents at P1,560	3,120.00	240.00

67	227	One junior commercial agent	1,080.00	120.00
68	227	One junior commercial agent	960.00	60.00
71	227	One chief of section	2,040.00	120.00
72	227	Two assistant commercial agents at P1,560	3,120.00	240.00
73	227	One junior commercial agent	1,080.00	120.00
79	227	One chief of section	2,040.00	120.00
80	227	One junior commercial agent	1,080.00	120.00
82	228	One junior commercial agent	660.00	60.00
85	228	One junior commercial agent	660.00	60.00
86	228	One clerk	780.00	60.00
89	228	One clerk	420.00	60.00
91	228	One chief of section	1,560.00	120.00
93	228	One clerk	1,080.00	120.00
94	228	One clerk	660.00	60.00
96	228	One chief of division	3,720.00	240.00
99	228	One commercial agent	2,580.00	180.00
100	228	One commercial agent	2,280.00	360.00
101	228	One commercial agent	1,800.00	360.00
103	228	Two assistant commercial agents at P1,560	3,120.00	240.00
✓ 104	228	One assistant commercial agent	1,320.00	120.00
105	228	Three junior commercial agents at P1,080	3,240.00	360.00
106	228	Two junior commercial agents at P900	1,800.00	360.00
106	228	One junior commercial agent	900.00	60.00
107	229	Two junior commercial agents at P780	1,560.00	120.00
109	229	One clerk	660.00	120.00
117	229	One commercial agent	2,940.00	540.00
124	229	One commercial agent	2,940.00	540.00
		Adjustment to make the total amount granted the Bureau of Commerce in round figures...	- - -	<u>2.00</u>
		Total (item 128, page 229)		<u>P9,842.00</u>

(8) Weather Bureau

5	230	One meteorologist	P3,300.00	P180.00
7	230	One assistant forecaster	1,680.00	240.00
9	230	One observer	1,800.00	120.00
14	230	One assistant observer	900.00	180.00
14	230	One assistant observer	900.00	60.00
16	230	Two first-class observers at P1,080	2,160.00	240.00

17	230	Two first-class observers at P1,080	2,160.00	240.00
18	230	One first-class observer	1,020.00	180.00
20	230	One first-class observer	900.00	180.00
22	230	One second-class observer	900.00	180.00
22	230	Two second-class observers at P900	1,800.00	240.00
24	230	Two second-class observers at P660	1,320.00	360.00
25	230	One third-class observer	660.00	120.00
34	231	One junior computer	900.00	180.00
36	231	One junior computer	660.00	180.00
38	231	One log-computer	540.00	60.00
39	231	One aerologist	1,200.00	240.00
39	231	One aerologist	1,200.00	120.00
42	231	One computer	900.00	60.00
46	231	One assistant observer	1,800.00	360.00
47	231	One computer	900.00	60.00
48	231	One chief of division	2,760.00	360.00
49	231	One clerk	900.00	180.00
50	231	One clerk	660.00	180.00
57	232	One junior mechanic	660.00	180.00
59	232	Two assistant wireless operators at P1,200	2,400.00	480.00
60	232	Seven wireless operators at P1,080	7,560.00	840.00
61	232	One radio-sounding operator	1,080.00	120.00
63	232	One junior telegraph operator	900.00	60.00

Total (item 68, page 232) - - - - P6,180.00

(9) Bureau of Mines

22	233	One property clerk	P1,320.00	P240.00
40	234	One mineral land surveyor	1,800.00	240.00
40	234	One mineral land surveyor	1,800.00	120.00
42	234	One assistant mineral land surveyor	1,320.00	120.00
43	234	One assistant mineral land surveyor	1,200.00	120.00
46	234	Two junior surveyors at P660	1,320.00	120.00
50	234	One chief attorney	4,200.00	240.00
52	234	Two attorneys at P2,280	4,560.00	720.00
53	234	One law clerk	1,800.00	360.00
56	234	One clerk	840.00	120.00
58	234	One junior stenographer	660.00	60.00
60	235	One attorney	2,280.00	360.00
63	235	One clerk	900.00	60.00
69	235	One mining expert	10,000.00	400.00

71	235	One assistant mining engineer	1,800.00	360.00
73	235	One mining engineering aide	900.00	60.00
75	235	One mining engineer	4,500.00	540.00
76	235	Two mining engineers at P2,940	5,880.00	1,080.00
77	235	One assistant mining engineer	1,800.00	360.00
78	235	One mining engineering aide	1,200.00	240.00
80	235	One assistant metallurgist	1,200.00	240.00
84	236	One chief of division	6,000.00	500.00
85	236	One geological expert	8,000.00	800.00
86	236	One geologist	10,000.00	800.00
87	236	One geologist	5,700.00	200.00
90	236	Three geologists at P2,940	8,820.00	1,620.00
91	236	Two assistant geologists at P2,280	4,560.00	480.00
93	236	One assistant geologist	1,320.00	120.00
94	236	One geologic aide	1,200.00	240.00
94	236	Three geologic aides at P1,200	3,600.00	360.00
95	236	One geologic aide	1,080.00	120.00
97	236	One junior topographical draftsman	840.00	60.00
98	236	One junior topographical draftsman	600.00	60.00

Total (item 102, page 236) P 11,520.00

Total "savings to be made"
from the appropriations for
the Department of Agricul-
ture and Commerce P107,644.00

H. - DEPARTMENT OF PUBLIC WORKS AND COMMUNICATIONS

(1) Office of the Secretary

18	266	One chief of section	P1,200.00	P240.00
25	266	One action clerk	1,320.00	<u>360.00</u>

Total (item 28, page 266) P600.00

(2) Bureau of Public Works

11	267	One district engineer	P4,200.00	P240.00
11	267	Three district engineers at P4,200	12,600.00	720.00
13	267	One district engineer	3,300.00	180.00
18	267	One master plumber	1,800.00	120.00
38	268	One storeman, with room, Baguio	540.00	60.00
54	269	One assistant mechanical or elec- trical engineer	2,280.00	360.00
59	269	One assistant engineer	1,800.00	240.00

62	269	One draftsman	1,320.00	120.00
71	269	One junior draftsman	600.00	120.00
78	270	One clerk	900.00	60.00
85	270	One photographer	900.00	120.00
97	270	One civil engineer	2,940.00	540.00
98	270	One assistant civil engineer	2,940.00	540.00
103	271	One architectural draftsman	1,800.00	240.00
105	271	One assistant architectural draftsman	1,320.00	120.00
106	271	One assistant architectural draftsman	1,200.00	240.00
106	271	One assistant architectural draftsman	1,200.00	240.00
108	271	One junior architectural draftsman	1,080.00	120.00
115	271	One junior topographical draftsman	840.00	120.00
116	271	One junior topographical draftsman	600.00	60.00
129	272	One district hydrographer	2,280.00	240.00
132	272	One junior hydrographer	1,560.00	120.00
138	272	One assistant topographical draftsman	1,320.00	120.00
138	272	One assistant topographical draftsman	1,320.00	120.00
149	273	One clerk	600.00	120.00
149	273	One clerk	600.00	120.00
172	273	One clerk	660.00	60.00
172	273	One clerk	660.00	60.00
173	274	One clerk	600.00	60.00
179	274	One storekeeper	780.00	60.00
195	274	One laborer	780.00	60.00

Amount to make the total for salaries
and wages in round figure

3.00

Total (Item 200, Page 274)

P5,703.00

IV. - SPECIAL PURPOSES

H-IV-6	305	Investigation of Application for the Use of Water for Irrigation, Water Supply, etc.:		
(b)	305	One water rights inspector	P1,800.00	P360.00
(c)	305	One water rights inspector	1,200.00	<u>240.00</u>

Total (Item H-IV-6(r), Page 305)

P600.00

H-IV-8	305	For the operation of the Division of Motor Vehicles of the Bureau of Pub- lic Works, Act No. 3992:		
(t-1)	307	One inspector	P900.00	P60.00
(l-2)	308	One chauffeur examiner	840.00	60.00
(o-2)	308	One registration clerk	900.00	120.00
(p-2)	308	Three registration clerks at P840	2,520.00	<u>180.00</u>

Total (Item H-IV-6(r-2), Page 308)

P420.00

Less - amount revertible to the receipts,
Act 3992,

(420.00)

(3) Bureau of Posts

4	275	One clerk-stenographer	P600.00	P60.00
10	275	One janitor	420.00	60.00
28	275	One assistant chief of section	840.00	120.00
54	276	One postmaster or operator	1,560.00	120.00
70	277	One postmaster or operator	900.00	120.00
60	277	One postmaster or operator	1,080.00	120.00
70	277	One postmaster or operator	900.00	60.00
70	277	One postmaster or operator	900.00	120.00
82	278	One postmaster or operator	660.00	60.00
70	277	One postmaster or operator	900.00	420.00
71	277	One postmaster or operator	840.00	120.00
71	277	One postmaster or operator	840.00	120.00
71	277	Two postmasters or operators at P840	1,680.00	120.00
71	277	One postmaster or operator	840.00	120.00
71	277	One postmaster or operator	840.00	120.00
71	277	One postmaster or operator	840.00	120.00
82	278	One postmaster or operator	660.00	60.00
82	278	One postmaster or operator	660.00	120.00
82	278	Two postmasters or operators at P660	1,320.00	360.00
82	278	Two postmasters or operators at P660	1,320.00	360.00
82	278	One postmaster or operator	660.00	60.00
83	278	One postmaster or operator	600.00	60.00
83	278	Three postmasters or operators at P600	1,800.00	180.00
83	278	Twenty-three postmasters or operators at P600	13,800.00	2,760.00
83	278	One postmaster or operator	600.00	60.00
84	278	Eighteen postmasters or operators at P540	9,720.00	1,080.00
70	277	One postmaster or operator	900.00	120.00
73	278	One postmaster or operator	720.00	240.00
83	278	One postmaster or operator	600.00	120.00
83	278	One postmaster or operator	600.00	120.00
85	278	One postmaster or operator	480.00	120.00
86	278	Twelve pperators at P480	5,760.00	1,440.00
96	279	One clerk	540.00	60.00
104	279	One laborer	420.00	60.00
112	279	One superintendent	3,480.00	360.00
120	280	One messenger	420.00	60.00
137	280	One clerk	900.00	60.00
156	281	One janitor	420.00	60.00

155	281	One laborer	420.00	60.00
162	281	One laborer	420.00	60.00
173	281	One clerk	540.00	60.00
193	282	One clerk	600.00	60.00
196	282	One inspector	1,200.00	240.00
205	283	One inspector	2,160.00	240.00
206	283	One inspector	2,040.00	120.00
209	283	One inspector	1,800.00	240.00
210	283	One inspector	1,680.00	120.00
220	283	One clerk	600.00	60.00
257	284	One messenger	420.00	60.00
288	286	One clerk-stenographer	600.00	120.00
294	286	One clerk	600.00	60.00
297	286	One janitor-porter	420.00	60.00
303	286	One register clerk	600.00	60.00
321	287	One laborer	420.00	60.00
332	287	One driver	660.00	60.00
360	288	One clerk	660.00	120.00
362	288	One messenger	420.00	60.00
379	289	Two special delivery messengers at P420	840.00	120.00
381	289	One janitor-porter	420.00	60.00
392	290	One interpreter (Japanese language)	840.00	120.00
413	290	One clerk-in-charge	840.00	60.00
421	291	One operator-in-charge	600.00	60.00
469	293	One clerk-in-charge	900.00	60.00
493	294	One clerk	780.00	60.00
503	294	One letter-carrier	540.00	60.00
512	295	One traffic supervisor	2,760.00	180.00
518	295	One clerk-stenographer	600.00	60.00
526	295	One operator-teller	600.00	60.00
544	296	One motorcycle messenger	660.00	180.00
546	296	One messenger	660.00	120.00
548	296	One telegraph messenger	420.00	60.00
548	296	Two telegraph messengers at P420	840.00	120.00
548	296	Nine telegraph messengers at P420	3,780.00	540.00
556	296	One telegraph operator-supervisor	1,680.00	240.00
570	297	One operator	840.00	60.00
577	297	Two operators at P540	1,080.00	120.00
579	297	One engineman	420.00	60.00
581	297	One messenger	420.00	60.00
584	297	One chief-in-charge	1,200.00	240.00

604	298	Nine telegraph messengers at P420	3,780.00	540.00
606	298	One janitor	420.00	60.00
615	299	One laborer	420.00	60.00
622	299	One mechanical engineer	2,280.00	360.00
624	299	One radio inspector	2,280.00	360.00
626	299	One radio inspector	1,800.00	240.00
627	299	One radio inspector	1,200.00	240.00
628	299	One radio technician	1,200.00	240.00
636	299	One engineman	900.00	180.00
641	300	One engineman	660.00	60.00
641	300	One engineman	660.00	120.00
641	300	Two enginemen at P660	1,320.00	120.00
642	300	One engineman	600.00	60.00
645	300	Three enginemen at P420	1,260.00	180.00
656	300	One supervising lineman	1,320.00	120.00
662	300	One supervising lineman	900.00	60.00
662	300	One supervising lineman	900.00	180.00
666	301	One supervising lineman	660.00	180.00
675	301	Two linemen at P420	840.00	120.00
675	301	Two linemen at P420	840.00	120.00
675	301	Eighteen linemen at P420	7,560.00	1,080.00
		Adjustment to make the total for salaries and wages in round figure		<u>4.00</u>

Total (Item 683, page 302)

P19,204.00

IV. - SPECIAL PURPOSES

H-IV-9	310	For the operation of the Postal Savings Bank, Act No. 4093:		
"	(f)	310	One clerk	P900.00
"	(q)	310	One assistant chief of section	840.00
"	(v)	310	One assistant chief of section	900.00
"	(b-1)	310	One clerk	600.00
				<u>60.00</u>
		Total (Item H-IV-9(m-1), page 311)		P360.00
		Less - amount revertible to the Postal Savings Bank Fund		<u>(360.00)</u>
		Total "savings to be made" from the appropriations for the Department of Public Works and Communications		<u>P26,107.00</u>

I. - DEPARTMENT OF PUBLIC INSTRUCTION

(1) Office of the Secretary

4	317	One stenographer and action clerk	P2,280.00	P 360.00
6	317	One administrative officer	4,500.00	540.00
12	317	One cashier and property clerk	1,200.00	<u>240.00</u>
Total (item 21, page 318)				<u>P1,140.00</u>

(2) Bureau of Education

18	319	One academic supervisor	2,940.00	360.00
19	319	One academic supervisor	2,280.00	240.00
23	319	One teacher on special detail	2,280.00	360.00
32	319	One textbook illustrator	900.00	60.00
41	320	One supervisor on special detail	3,480.00	360.00
42	320	One supervisor on special detail	2,940.00	540.00
45	320	One supervisor of national language	3,480.00	360.00
46	320	One supervisor of secondary schools	3,300.00	180.00
47	320	One supervisor of music	2,940.00	180.00
50	320	One supervisor of health education	2,760.00	360.00
53	320	One supervisor of physical education	2,940.00	360.00
55(1-2)	320	Two supervisors of physical education at P1,680	3,360.00	240.00
60	320	One high school principal on special detail	3,480.00	360.00
70	321	One clerk	540.00	60.00
72	321	One supervisor of measurement and research	2,760.00	180.00
73(2)	321	One supervisor of measurement and research	2,280.00	120.00
73(1)	321	One supervisor of measurement and research	2,280.00	240.00
81	321	One clerk	840.00	60.00
83	321	One assistant editor	3,300.00	180.00
84	321	One assistant editor	2,940.00	360.00
85	321	One textbook illustrator	900.00	60.00
87	321	One stenographer	1,080.00	120.00
91(2)	322	One mimeograph operator	540.00	60.00
92(1-2)	322	Two laborers at P420	840.00	120.00
97	322	One chief, trades and industries section	3,300.00	180.00
100	322	One supervisor on special detail	2,940.00	360.00
101	322	One supervisor of agricultural instruction	3,300.00	180.00
102	322	One supervisor of agricultural and industrial arts	2,940.00	540.00
103	322	One supervisor of type A curriculum	3,480.00	360.00
104	322	One supervisor of industrial arts	2,280.00	120.00

105	322	One supervisor of industrial arts and trades	2,280.00	360.00
107(2)	322	One supervisor of home economics	2,280.00	120.00
133	323	One clerk	840.00	60.00
137	323	One teacher on special detail (chief of section)	1,800.00	360.00
144	324	One custodian	2,940.00	540.00
157(3)	324	One clerk	600.00	60.00
162	324	One foreman	900.00	180.00
163	324	One gardener	660.00	120.00
168(2)	325	One laborer	420.00	60.00
171	325	One chief of division	2,760.00	360.00
184	325	One clerk	1,200.00	240.00
186(1-2)	325	Two clerks at P900	1,800.00	360.00
187(2 to 4)	325	Three clerks at P840	2,520.00	360.00
188	325	One clerk	780.00	60.00
189(3-4-6-7)	325	Four clerks at P600	2,400.00	480.00
204	326	One motorcycle driver and messenger	780.00	60.00
205(1 to 3)	326	Three laborers at P420	1,260.00	180.00
217(7)	326	One clerk	1,200.00	120.00
227(5)	327	One clerk	780.00	60.00
235(6)	327	One clerk	660.00	60.00
237(13-14)	327	Two clerks at P600	1,200.00	120.00
238(7)	327	One clerk	540.00	60.00
240(1-2)	327	Two clerks at P420	840.00	120.00
252	328	One chauffeur	840.00	120.00
283	328	One motorboat man	420.00	60.00
302(5)	329	One superintendent	4,500.00	540.00
302(1)	329	One superintendent	4,500.00	300.00
310(4)	330	One superintendent	3,720.00	240.00
310(8)	330	One superintendent	3,720.00	420.00
310(2)	330	One superintendent	3,720.00	600.00
311(1)	330	One division superintendent	3,480.00	180.00
312(5)	330	One division superintendent	3,300.00	180.00
315(1 to 4)	330	Four academic supervisors at P3,300	13,200.00	720.00
321(5 to 7)	330	Three academic supervisors at P2,280	6,840.00	360.00
321(8 to 11)	330	Four academic supervisors at P2,280	9,120.00	960.00
334(1-2)	331	Two academic-industrial supervisors at P2,280	4,560.00	480.00
350(11)	332	One industrial supervisor	1,800.00	360.00
380(1)	334	One principal	3,720.00	420.00
380(2)	334	One principal	3,720.00	600.00
381(1-2)	334	Two principals at P3,480	6,960.00	720.00
382(1)	334	One principal	2,940.00	360.00
382(2)	334	One principal	2,940.00	540.00
384	334	One principal	2,280.00	360.00
396(1-2)	335	Two instructors at P3,300	6,600.00	360.00
398	335	One instructor	2,940.00	540.00
408(1)	335	One instructor	2,280.00	360.00
408(5-6-8)	335	Three instructors at P2,280	6,840.00	720.00

408(7)	335	One instructor	2,280.00	120.00
415(17)	336	One instructor	1,680.00	240.00
416(17-18)	336	Two instructors at P1,560	3,120.00	240.00
429(2)	336	One instructor	900.00	180.00
431	336	One head, drawing department	2,280.00	240.00
463(4-5-8)	338	Three principals (high school) at P2,940	8,820.00	1,620.00
464(1 to 4-7)	338	Five principals (high school) at P2,760	13,800.00	1,800.00
464(5-6)	338	Two principals (high school) at P2,760	5,520.00	360.00
469(7)	338	One principal (high school)	2,280.00	120.00
469(1-3-5-8- 9-13)	338	Six principals (high school) at P2,280	13,680.00	1,440.00
469(10-11)	338	Two principals (high school) at P2,280	4,560.00	720.00
475	339	One principal (agricultural high school)	2,940.00	540.00
478	339	One principal (agricultural high school)	2,280.00	360.00
483	339	One principal (rural high school)	2,280.00	360.00
484	339	One principal (rural high school)	2,160.00	240.00
488(3)	339	One principal (rural high school)	1,560.00	120.00
497(4)	340	One principal (trade school)	1,680.00	240.00
500(3)	340	One principal (trade school)	1,320.00	120.00
501	340	One principal (trade school)	1,200.00	240.00
511	340	One supervisor (social science)	1,800.00	360.00
512	341	One teacher (high school)	3,300.00	180.00
513(1)	341	One teacher (high school)	2,940.00	360.00
513(2)	341	One teacher (high school)	2,940.00	540.00
521(16 to 18)	341	Three teachers (high school) at P1,800	5,400.00	1,800.00
523(36)	341	One teacher (high school)	1,560.00	120.00
528(4)	342	One teacher (high school)	1,200.00	120.00
531	342	One teacher (head, academic depart- ment, trade school)	1,800.00	240.00
546(11)	343	One teacher (agricultural high school)	1,560.00	120.00
547	343	One teacher-physician (agricultural high school)	1,560.00	120.00
555(4)	343	One teacher (agricultural high school)	900.00	300.00
555(2)	343	One teacher (agricultural high school)	900.00	60.00
569(11)	344	One teacher (trade school)	1,560.00	120.00
576(1)	344	One teacher (trade school)	900.00	60.00
585(38)	345	One district supervisor	1,800.00	120.00
606(1)	346	One supervising principal	1,800.00	240.00
625(1-2)	347	Two supervising principals at P900	1,800.00	120.00
628	347	One principal (elementary school)	1,560.00	240.00
639(2)	348	One principal (elementary school)	1,320.00	360.00
640(92-157)	348	Two principals (elementary school) at P1,200	2,400.00	240.00
660(14 to 20)	350	Seven principals (elementary school) at P900	6,300.00	420.00
660(21 to 23)	350	Three principals (elementary school) at P900	2,700.00	360.00

660(24 to 26)	350	Three principals (elementary school) at P900	2,700.00	540.00
660(27)	350	One principal (elementary school)	900.00	420.00
664	350	One teacher (School for the Deaf and the Blind)	2,760.00	180.00
669(1 to 4)	350	Four teachers (San Lazaro Hospital) at P900	3,600.00	1,680.00
		Adjustment to make the amount granted to the Bureau in round figure		<u>1.00</u>
		Total (item 678, page 351)		<u>P40,981.00</u>

(4) Office of Private Education

21	352	One supervisor	1,800.00	<u>240.00</u>
		Total (item 25, page 352)		<u>P240.00</u>

(5) Office of Adult Education

4	353	One clerk	840.00	60.00
8	353	One messenger	420.00	60.00
14(6)	353	One organizer and supervisor	1,200.00	240.00
14(18)	353	One organizer and supervisor	1,200.00	240.00
14(19)	353	One organizer and supervisor	1,200.00	<u>240.00</u>
		Total (item 21, page 353)		<u>P840.00</u>

(6) National Library

3	354	One clerk	840.00	60.00
33	355	One chief of section	2,040.00	120.00
43(3)	355	One library assistant	840.00	120.00
54	356	One chief of division (historical researcher)	6,000.00	900.00
99	357	One library assistant	900.00	120.00
102	357	One library assistant	1,800.00	360.00
103	357	One library assistant	1,200.00	120.00
109	358	One chief of division	3,300.00	180.00
116	358	One chief of section	2,160.00	120.00
121	358	One labeler	600.00	60.00
124	358	One secretary	1,560.00	<u>120.00</u>
		Total (item 125, page 358)		<u>P2,280.00</u>

(7) Philippine General Hospital

56(2)	368	One clerk	600.00	60.00
61	368	One clerk	1,200.00	120.00
62(1)	368	One clerk	600.00	60.00
74	369	One information clerk	1,320.00	360.00
78	369	One telephone operator	600.00	60.00
122(1)	371	One clerk	600.00	60.00
132	371	One dietitian, with furnished quarters and service	1,560.00	120.00

134	371	One general supervisor, with furnished quarters and service	1,320.00	360.00
144(3)	372	One supervisor, with furnished quarters and service	840.00	60.00
		Total (item 181, page 375)		<u>1,260.00</u>
		Total "savings to be made" from the appropriations for the Department of Public Instruction		<u>146,741.00</u>

J. - DEPARTMENT OF LABOR

(1) Office of the Secretary

13	379	One librarian	P 600.00	P 120.00
17	379	One clerk	600.00	120.00
21	379	One supervising labor inspector	4,800.00	300.00
31	380	One mining safety inspector	1,800.00	360.00
32	380	One mining safety inspector	1,320.00	120.00
35	380	One safety inspector	1,200.00	240.00
37	380	One safety inspector	900.00	180.00
39(1-2)	380	Two assistant safety inspectors at P600	1,200.00	240.00
44(2)	380	One labor inspector	660.00	120.00
46	380	One clerk	600.00	60.00
55(2-3)	381	Two clerks at P600	1,200.00	120.00
57	381	One labor agent	2,040.00	120.00
59	381	One labor inspector	840.00	120.00
62	381	One stenographer	840.00	120.00
65	381	One supervising public defender	4,200.00	240.00
66	381	One public defender	2,280.00	360.00
72	381	One labor agent	1,200.00	240.00
74	381	One stenographer	840.00	120.00
79(2)	381	One assistant attorney	1,200.00	240.00
82	381	One stenographer	840.00	120.00
83	382	One clerk	1,080.00	120.00
86	382	One clerk	600.00	120.00
91	382	One public defender	2,280.00	360.00
92(11-19-21)	382	Three public defenders at P1,800	5,400.00	1,080.00
92(18)	382	One public defender	1,800.00	240.00
95	382	One assistant public defender	1,200.00	240.00
98(3)	382	One labor agent	1,320.00	120.00
99(8)	382	One labor agent	1,200.00	120.00
99(9-11-13)	382	Three labor agents at P1,200	3,600.00	720.00
101(3)	382	One labor agent	600.00	60.00
104(12 to 15)	382	Four clerks at P600	2,400.00	240.00
116(2)	383	One labor agent	1,800.00	240.00
120(2)	383	One clerk	1,200.00	240.00
124(4)	383	One clerk	600.00	120.00
130	383	One labor agent	2,280.00	360.00
133	383	One assistant attorney	1,200.00	240.00
139(2)	383	One clerk	600.00	60.00
153	384	One clerk	420.00	60.00
155	384	One attorney	2,580.00	180.00
156	384	One assistant attorney	2,280.00	360.00
158	384	One assistant attorney	1,800.00	240.00
164(2)	384	One clerk	840.00	120.00

168(1 to 3)	384	Three clerks at P420	1,260.00	180.00
174	385	One clerk	600.00	60.00
186	385	One clerk	660.00	60.00
187	385	One clerk	600.00	120.00
189	385	One chief of section	1,800.00	360.00
190	385	One employment agent	1,200.00	240.00

Total (item 197, page 386) P10,320.00

Total "savings to be made" from the ap-
propriations for the Department of Labor P10,320.00

K. - DEPARTMENT OF NATIONAL DEFENSE

(1) Office of the Secretary

6	387	One law officer	P4,500.00	P540.00
7	387	One law clerk	1,800.00	360.00
9	387	One stenographer and action clerk	1,800.00	360.00
10	387	One chief of division	4,800.00	300.00
14	387	One clerk	1,800.00	360.00
15	387	One stenographer and action clerk	1,800.00	240.00
16	387	One cashier and property officer	1,680.00	120.00
19	387	One chief of section	2,760.00	180.00
20	387	One clerk	1,800.00	360.00
21	387	One clerk	900.00	180.00
26	388	Two watchmen at P600	1,200.00	120.00
32	388	One radio engineer	3,720.00	600.00
35	388	One radio inspector	1,800.00	240.00
35	388	Two radio inspector at P1,800	3,600.00	720.00
36	388	One operator	1,080.00	120.00
37	388	One operator	900.00	60.00
38	388	One operator	780.00	60.00
45	388	One nautical instructor and executive officer	2,940.00	180.00
46	388	One nautical instructor	2,580.00	180.00
		Total (item 54, page 389) <u>P5,280.00</u>		

(2) Bureau of Coast and Geodetic Survey

62	392	Three junior officers (ensigns) at P1,800	P5,400.00	P1,080.00
85	392	One steward	660.00	180.00
97	393	One cadet	1,200.00	240.00
		Total (item 126, page 394) <u>P1,500.00</u>		

(3) Bureau of Aeronautics

3	395	One chief clerk	P2,940.00	P540.00
4	395	One assistant chief clerk	1,800.00	360.00
10	395	One clerk	540.00	60.00
22	396	One radio technician	1,200.00	240.00
23	396	One radio operator	900.00	60.00
24	396	Eleven radio operators at P840	9,240.00	1,320.00
32	397	One airport inspector	1,680.00	240.00
33	397	One junior civil engineer	1,200.00	240.00

Total (item 37, page 397) P3,060.00

(4) Philippine Army

19	399	One stenographer	P1,680.00	P120.00
21	399	Two stenographers at P1,200	2,400.00	480.00
22	399	One court stenographer	1,200.00	240.00
31	399	One clerk	420.00	60.00
47	400	One nurseryman	660.00	60.00
53	400	One principal clerk	2,280.00	240.00
54	400	Two principal clerks at P2,040	4,080.00	240.00
60	400	One clerk	840.00	60.00
65	400	Two clerks at P600	1,200.00	120.00
69	400	Two clerks at P420	840.00	120.00
74	401	One chief clerk	1,800.00	360.00
76	401	One clerk	780.00	60.00
86	401	One clerk	900.00	180.00
96	401	Two clerks at P540	1,080.00	120.00
97	401	One contract clerk	540.00	60.00
101	401	Two checkers at P600	1,200.00	120.00
102	401	Two checkers at P540	1,080.00	120.00
109	402	Three carpenters at P660	1,980.00	180.00
115	402	Three stockmen at P540	1,620.00	180.00
118	402	Two watchmen at P660	1,320.00	120.00
125	402	One shipper	600.00	60.00
128	402	One chief saddler	840.00	60.00
131	402	One chief janitor	600.00	120.00
139	402	One messenger	420.00	60.00
140	403	One principal clerk	1,080.00	120.00
146	403	One clerk	600.00	120.00
151	403	One clerk	1,200.00	240.00
153	403	One clerk	600.00	60.00
158	403	One assistant civil engineer	1,200.00	240.00
161	403	One clerk-bookkeeper	780.00	60.00
168	403	One clerk	420.00	60.00
182	404	One clerk	420.00	60.00
184	404	One draftsman	660.00	60.00
188	404	One mechanic	660.00	60.00
190	404	One head carpenter	780.00	60.00
191	404	One carpenter	660.00	120.00
193	404	One packer	660.00	120.00
196	404	One laborer	660.00	180.00
196	404	One laborer	660.00	60.00
200	404	One janitor	420.00	60.00
202	404	One watchman	420.00	60.00
205	405	One carpenter	660.00	60.00
207	405	One principal clerk	1,800.00	360.00
236	406	One stenographer	540.00	60.00
238	406	One clerk	540.00	60.00

262	407	One clerk	900.00	60.00
276	407	One clerk	900.00	120.00
283	408	One principal clerk	1,800.00	360.00
297	408	One chief of section	1,320.00	360.00
317	409	One agent	1,080.00	120.00
317	409	One agent	1,080.00	240.00
319	409	One agent	900.00	180.00
320	409	One agent	840.00	120.00
321	409	One agent	720.00	60.00
348	410	One typist	540.00	60.00
354	410	One principal clerk	2,280.00	120.00
363	410	One chief mechanic	1,200.00	240.00
364	410	One assistant mechanic	900.00	180.00
365	411	One mechanic	840.00	120.00
366	411	One mechanic	660.00	180.00
368	411	One saddler	540.00	60.00
371	411	One machinist	780.00	60.00
49, 148, 203) (400, 403)				
228, 250, 377) (404, 405)				
(406, 411) - Lump-sum items			81,604.00	<u>6,100.00</u>

Total (item 384, page 412) P14,560.00

Total "savings to be made" from the ap-
propriations for the Department of
National Defense P24,400.00

I. - DEPARTMENT OF HEALTH AND PUBLIC WELFARE

(2) Bureau of Health

10(2)	419	One chauffeur	P660.00	P60.00
34	419	One clerk	600.00	60.00
39(2)	420	One clerk	840.00	60.00
72	421	One draftsman	840.00	60.00
83	421	Three senior tuberculosis specialists at P2,280	6,840.00	1,080.00
84	421	Two senior tuberculosis specialists at P1,800	3,600.00	720.00
85	421	Six junior tuberculosis specialists at P1,800	10,800.00	2,160.00
99(1 to 3)	422	Three nurses at P900	2,700.00	180.00
99(4)	422	One nurse	900.00	180.00
112	423	One chaplain, with furnished quarters and service	1,800.00	360.00
116(5 to 9)	423	Five sisters of charity at P900, with furnished quar- ters and service	4,500.00	300.00
125	423	One storekeeper and collector	540.00	60.00
147	424	One laborer	420.00	60.00
190	425	One medical officer (specialist)	3,480.00	360.00
192	425	One medical officer (specialist)	2,040.00	120.00

198	426	One junior nurse	1,080.00	120.00
200(2)	426	One junior nurse	840.00	120.00
234	427	One scientific assistant	1,320.00	120.00
236	427	One technician in clinical microscopy	660.00	60.00
240	427	One junior chemist	1,800.00	360.00
245	427	One farm adviser	1,320.00	240.00
249	428	One clerk-stenographer	1,200.00	240.00
250	428	One action clerk	600.00	120.00
252	428	One pharmacist	1,200.00	240.00
258	428	One mechanic-chauffeur	840.00	120.00
259	428	One chauffeur	600.00	120.00
260	428	One electrician	840.00	120.00
285	429	One nurse	900.00	60.00
287	429	One medical officer (specialist)	2,280.00	360.00
303	429	One laboratory technician	1,320.00	120.00
305	430	One nurse	900.00	180.00
317	430	One cook	240.00	60.00
325	430	One watchman	420.00	60.00
332	430	One nurse	900.00	120.00
339	431	One attendant	420.00	60.00
343	431	One nurse	900.00	120.00
346	431	One medical officer (specialist)	2,940.00	180.00
347	431	Two medical officers (specialists) at P2,040	4,080.00	240.00
359	432	One laborer	600.00	120.00
368	432	One medical officer (specialist)	2,940.00	540.00
374	432	One information clerk	600.00	120.00
378	432	One chief disinfecter	1,320.00	360.00
407	433	One assistant draftsman	600.00	120.00
425(3)	434	One chief vaccinator	900.00	60.00
430(4)	435	One assistant chief vaccinator	660.00	60.00
431(2)	435	One assistant chief vaccinator	600.00	60.00
457	436	One clerk	1,080.00	120.00
469	436	One nurse-dietitian	780.00	60.00
470(6)	436	One nurse	840.00	120.00
480(2)	436	One watchman	600.00	60.00
482(6 to 9)	436	Four watchmen at P420	1,680.00	240.00
500	437	One laborer	840.00	120.00
501	437	One laborer	780.00	60.00
506(6)	437	One laborer	420.00	60.00
530	438	One medical officer (specialist)	2,760.00	360.00
531	438	One medical officer (specialist)	2,280.00	120.00
532(2)	438	One medical officer (specialist)	2,040.00	120.00
554	439	One nurse-supervisor	1,200.00	240.00
564	439	One instructor in occupational therapy	900.00	180.00
566	439	One laboratory technician	600.00	60.00
568	439	One foreman	600.00	60.00
570	439	One plumber-carpenter	900.00	120.00

574	439	One chauffeur	540.00	60.00
576	439	One ward attendant	900.00	60.00
581	440	One gardener	420.00	60.00
597	440	One medical officer, chief of Southern Islands Hospital	4,200.00	240.00
599	440	One medical officer (specialist)	1,800.00	360.00
600	440	One medical officer	1,560.00	120.00
605	440	One dentist	1,200.00	120.00
614	441	One nurse	780.00	60.00
641	442	One nurse	780.00	60.00
669(2)	443	One nurse-supervisor	1,320.00	120.00
706	444	One nurse	780.00	60.00

Reduction to make the total amount
granted the Bureau of Health in
round figure

(2.00)

Total (Item 735, page 446)

P14,218.00

(3) Bureau of Public Welfare

7	446	One clerk-stenographer	P600.00	P120.00
21	447	One superintendent	2,940.00	540.00
33	447	One helper	420.00	60.00
34	447	One chief of division	4,800.00	840.00
41	448	One social worker-probation officer	1,080.00	120.00
48(2)	448	One nurse	780.00	60.00
51	448	One psychologist	900.00	60.00
53(7)	448	One teacher	600.00	120.00
53(8)	448	One teacher	600.00	60.00
54(1-3)	448	Two teachers at P540	1,080.00	120.00
64	448	One social worker	900.00	120.00

Total (item 89, page 449)

P2,220.00

IV. - SPECIAL PURPOSES

L-IV-8 455 For the care, maintenance, instruction,
reformation, and custody of delinquent
children, etc., Act No. 3203 as amended:

(c)	456	One supervisor of buildings and grounds	P1,320.00	P120.00
(f)	456	One supervising dentist	3,480.00	360.00
(g)	456	One dentist	1,200.00	240.00
(h)	456	One psychologist	1,320.00	120.00
(j)	456	One pharmacist	1,200.00	240.00
(k)	456	One social worker	1,680.00	120.00
(p)	456	One trade instructor	1,200.00	240.00
(q)	456	One trade instructor	1,080.00	120.00
(a-1)	456	One clerk-stenographer	900.00	60.00
(h-1)	456	One chauffeur	660.00	60.00
(h-1)10-11	457	Two overseer-instructors at P420	840.00	120.00
(x-1)2	457	One cottage manager	660.00	60.00
(x-1)3	457	One cottage manager	660.00	120.00

Total (item I-IV-8(e-2), page 457..

P1,980.00

Less - amount revertible to receipts,

Section 6, Act No. 3203

(1,980.00)

(4) Bureau of Quarantine Service

5	450	One quarantine officer (part time)	1,200.00	120.00
6	450	Two quarantine officers (part time) at P960	1,920.00	480.00
23	451	One superintendent	1,800.00	360.00
33	451	One stock record clerk	840.00	120.00
39	451	One patron	1,320.00	240.00
48	452	One assistant engineer	660.00	60.00
50	452	One assistant fireman	420.00	60.00
59	452	One machinist	780.00	60.00
60	452	One oiler	600.00	120.00
63	452	One patron	660.00	180.00
64	452	One engineer	660.00	180.00
66	452	One patron	660.00	180.00
67	452	One engineer	660.00	180.00
69	453	One patron	660.00	180.00
70	453	One engineer	660.00	180.00
		Adjustment to make the total amount granted the Bureau of Quarantine Service in round figure		(4.00)

Total (item 74, page 453) P2,696.00

Total "savings to be made" from the appro-
priations for the Department of Health
and Public Welfare P19,134.00

M. - GENERAL AUDITING OFFICE

16	461	One statistician	P2,280.00	P360.00
26	461	One examiner	2,040.00	120.00
30	461	One personnel clerk and assist- ant disbursing officer	1,800.00	120.00
33(2)	462	One clerk	600.00	60.00
39	462	One senior clerk	1,560.00	120.00
74	463	One field auditor	2,040.00	120.00
76	463	One field auditor	1,800.00	360.00
77	463	One field auditor	1,680.00	120.00
82	463	One field auditor	2,940.00	540.00
84	463	One field auditor	1,800.00	360.00
85	463	One field auditor	1,200.00	120.00
90	464	One chief of section	1,200.00	120.00
97(2)	464	One senior clerk	1,800.00	120.00
99(3)	464	One clerk	1,200.00	240.00
106(1)	464	One clerk	600.00	60.00
106(2)	464	One clerk	600.00	60.00
127(9)	465	One audit clerk	1,800.00	240.00
132(11)	465	One audit clerk	1,200.00	240.00
136(2)	466	One audit clerk	900.00	180.00
137(13)	466	One audit clerk	840.00	120.00

138(4)	466	One audit clerk	780.00	60.00
141(7)	466	One audit clerk	660.00	60.00
141(6)	466	One audit clerk	660.00	120.00
142(22-23)	466	Two audit clerks at P600	1,200.00	240.00
167	467	One chief supervising auditor	6,000.00	600.00
179(1)	467	One audit clerk	1,680.00	240.00
183(3)	468	One audit clerk	1,320.00	360.00
183(8)	468	One audit clerk	1,320.00	360.00
184(10)	468	One audit clerk	1,200.00	120.00
185(4)	468	One audit clerk	1,080.00	120.00
195(1)	468	One audit clerk	660.00	180.00
195(9)	468	One audit clerk	660.00	60.00
196(26)	468	One audit clerk	600.00	60.00
196(27)	468	One audit clerk	600.00	120.00
197(12)	468	One audit clerk	540.00	60.00
240	470	One chief supervising auditor	6,000.00	600.00
250(2)	470	One senior audit clerk	2,280.00	360.00
269(4)	471	One audit clerk	660.00	180.00
269(5)	471	One audit clerk	660.00	60.00
270(21)	471	One audit clerk	600.00	60.00
270(22)	471	One audit clerk	600.00	120.00
270(23)	471	One audit clerk	600.00	120.00
270(24)	471	One audit clerk	600.00	120.00
316(2)	473	One audit clerk	540.00	60.00
318	473	One driver	900.00	180.00
				<u>P8,400.00</u>

Total (item 325, page 473)

Total "savings to be made" from the ap-
propriations for the General Auditing
Office

P8,400.00

O. - COMMISSION ON ELECTIONS

7	476	One chief of records section	P1,800.00	P360.00
8(1)	476	One stenographer	1,200.00	240.00
8(2)	476	One stenographer	1,200.00	240.00
9	476	One clerk-stenographer	1,200.00	240.00
10	476	One clerk-stenographer	1,080.00	120.00
11	476	One clerk	1,200.00	240.00
12	476	One clerk	840.00	120.00
14	476	One clerk-typist	600.00	120.00
15	476	One clerk-filer	600.00	120.00
18	476	One janitor	420.00	60.00
23	476	One attorney	1,800.00	360.00
25	476	One stenographer	1,200.00	240.00
26	476	One stenographer	900.00	180.00
28(1)	477	One clerk-typist	600.00	120.00
28(2)	477	One clerk-typist	600.00	120.00
				<u>P2,880.00</u>

Total (item 29, 477)

Total "savings to be made" from the ap-
propriations for the Commission on
Elections

P2,880.00

P. - SUPREME COURT OF THE PHILIPPINES

3(1-6)	478	Two private secretaries at P3,600	P7,200.00	P 240.00
10	478	One clerk-typist	540.00	60.00
12	479	One judgment clerk	1,800.00	360.00
20	479	One reporter and chief librarian	3,720.00	240.00
21	479	One assistant librarian	2,940.00	360.00
22	479	One assistant librarian	2,760.00	360.00
25	479	One stenographer	2,280.00	240.00
44	480	One clerk	960.00	120.00

Total (item 53, page 481) P1,980.00

Total "savings to be made" from the appropriations for the Supreme Court of the Philippines P1,980.00

Q. - COURT OF APPEALS

3(13)	483	One private secretary	P3,000.00	P 60.00
4(7)	483	One stenographer	1,800.00	360.00
14	483	One clerk	600.00	120.00
37	484	One clerk	600.00	60.00
43(2)	485	One clerk	840.00	60.00
43(3)	485	One clerk	840.00	60.00
45	485	One clerk	600.00	60.00

Total (item 47, page 485) P780.00

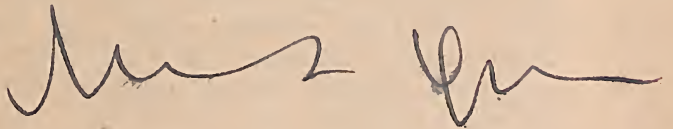
Total "savings to be made" from the appropriations for the Court of Appeals P780.00

GENERAL SUMMARY

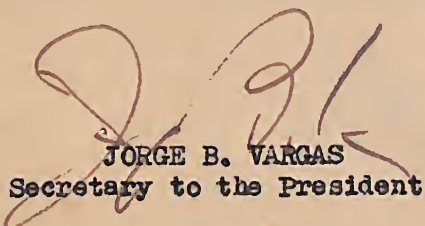
Office of the President	P 30,958.00
Department of the Interior	4,320.00
Department of Finance	78,960.00
Department of Justice	158,324.00
Department of Agriculture and Commerce	107,644.00
Department of Public Works and Communi- cations	26,107.00
Department of Public Instruction	46,741.00
Department of Labor	10,320.00
Department of National Defense	24,400.00
Department of Health and Public Welfare	19,134.00
General Auditing Office	8,400.00

Commission on Elections	2,880.00
Supreme Court of the Philippines	1,980.00
Court of Appeals	<u>780.00</u>
Grand Total	<u><u>P520,948.00</u></u>

Done at the City of Manila, this *14th* day of *November*
in the year of Our Lord, nineteen hundred and forty-one, and of
the Commonwealth of the Philippines, the sixth.



By the President:



JORGE B. VARGAS
Secretary to the President

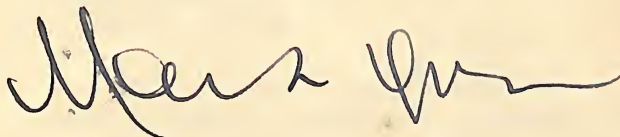
MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER NO. 161

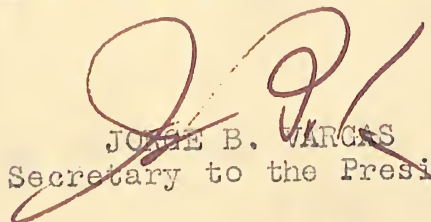
REVOKING ADMINISTRATIVE ORDER NO. 142, DATED JUNE 24, 1941, CREATING A COMMITTEE TO INVESTIGATE AND APPRAISE THE CLAIM OF THE LAGUNA WATER POWER COMPANY, INC. RELATING TO THE CALIRAYA PROJECT

As it appears that the Committee created by Administrative Order No. 142, dated June 24, 1941, to investigate and appraise the claim filed with the Government by the Laguna Water Power Company, Inc. for compensation for "all its rights, title, and interests in the Caliraya water project and its auxiliary plant at San Juan, Loños, Laguna," will no longer serve its purpose, and upon the recommendation of the Chairman of the National Power Corporation, Administrative Order No. 142, dated June 24, 1941, is hereby revoked.

Done at the City of Manila, this ^{19th} day of November, in the year of Our Lord, nineteen hundred and forty-one, and of the Commonwealth of the Philippines, the ~~sixth~~ ^{nineteenth}



By the President:



JOSE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

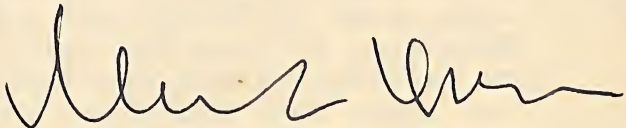
BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER NO. 162

CREATING AN INAUGURAL COMMITTEE

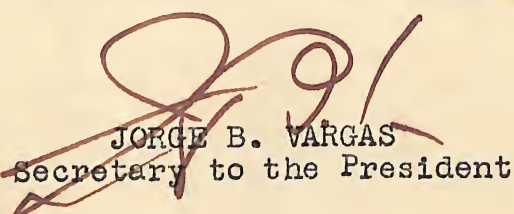
In order to formulate plans and devise ways and means for the appropriate celebration on December 30, 1941, of the inauguration of the newly elected President and Vice President of the Philippines, an Inaugural Committee is hereby constituted and appointed and shall be composed of the following:

Hon. Francisco Zulueta, Chairman
Hon. Leon G. Guinto, Member
Hon. Ramon Fernandez, Member
Hon. Dominador Tan, Member
Major General Basilio J. Valdes, Member
Hon. Sergio Bayan, Member
Hon. Juan Nolasco, Member
Hon. Eulogio Rodriguez, Jr., Member
Dr. Bienvenido Ma. Gonzalez, Member
Mr. Narciso Pimentel, Member
Major Manuel Nieto, Member
Dr. Carlos P. Romulo, Member
Mr. Arsenio N. Luz, Member
Mr. Alejandro Roces, Jr., Member
Mr. Samuel Gaches, Member
Mr. Pio Pedrosa, Member and Treasurer
Mr. Teodoro Evangelista, Member and
Executive Secretary

Done at the City of Manila, this 26th day of November, in the year of our Lord, nineteen hundred and forty-one, and of the Commonwealth of the Philippines, the seventh.



By the President:



JORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER NO. 163

CREATING A COMMITTEE TO STUDY AND RECOMMEND THE
DISCONTINUANCE OF NON-ESSENTIAL SERVICES
DURING THE PERIOD OF THE EMERGENCY AND OTHER
MEANS OF REALIZING SAVINGS IN THE AUTHORIZED
APPROPRIATIONS IN ORDER TO PROVIDE FUNDS
FOR THE PROTECTION AND DEFENSES OF THE
CIVILIAN POPULATION

WHEREAS, the present international situation demands the strictest economy in government expenditures, as funds must be provided for the extraordinary needs created by the present emergency, especially those related to the protection and defense of the civilian population;

NOW, THEREFORE, I, MANUEL L. QUEZON, President of the Philippines, by virtue of the powers conferred upon me by the Constitution and the laws of the Philippines, do hereby order, that:

1. The Secretary of Finance and the Commissioner of the Budget shall constitute a committee which is hereby designated to study the activities that are being undertaken by the various departments, bureaus, and offices of, and the corporations and enterprises owned or controlled by, the Government, and to recommend the discontinuance or suspension of those that can be dispensed with during the period of emergency. In the case of services that must be continued in operation, the committee shall determine and recommend the minimum personnel that shall be provided therefor.

2. The appropriations or portions thereof saved as a result of the economy measures pre-

scribed

scribed herein, are, upon release, hereby made available for expenditures by the Civilian Emergency Administration. For this purpose, the Commissioner of the Budget shall examine all proposals made by the Civilian Emergency Administration and any of its administrators or agencies, and recommend the same or parts thereof, pursuant to the provisions of section 7-I(4) of Commonwealth Act No. 246, as may, in his opinion, be necessary to enable the Civilian Emergency Administration and its administrators or agencies to discharge fully and without delay the duties and responsibilities vested upon them. Pending approval of such proposals, the Civilian Emergency Administration and its administrators or agencies are authorized to obligate up to 25% of the funds requested for the purposes specified in said proposals, but not to exceed ₱50,000.00.

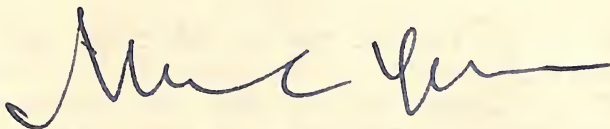
3. In the employment of personnel, the Civilian Emergency Administration shall, unless otherwise specifically authorized by the President, select its force from those of the Departments, bureaus, offices, and corporations owned or controlled by the Government the services and activities of which have been discontinued or suspended by virtue of this or subsequent orders.

4. The Civilian Emergency Administration is hereby empowered to call on any official, office, branch or dependency of the Government for such data and assistance as it may require, and may ask for the detail to the said Administration of any official or employee of any bureau or office of the Government. Such detail shall be arranged directly with the chief of the bureau or office concerned and is considered approved. In case of disagreement, the matter shall be submitted to the President for decision.

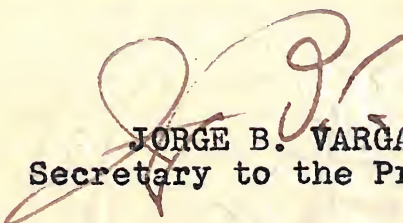
5. Except

5. Except when essential for the preservation of life or when specifically authorized by the President, no furniture and equipment shall be acquired.

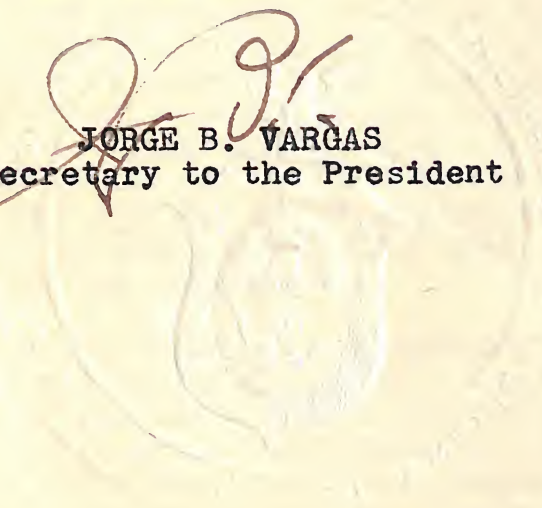
Done at the City of Baguio this ^{6th} day of December, in the year of our Lord, Nineteen hundred and forty-one, and of the Commonwealth of the Philippines, the seventh.



By the President:



JORGE B. VARGAS
Secretary to the President



MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER NO. 164

REMOVING JUSTICE OF THE PEACE VICENTE CABALLERO TALENS
OF PANTABANGAN, NUEVA ECIJA, FOR CAUSE

This is an administrative case against Vicente Caballero Talens, Justice of the Peace of Pantabangan, Nueva Ecija, for misconduct and immorality.

The record shows that shortly after assuming office in 1937, the respondent obtained transfers of several parcels of land nominally in favor of Mr. Felipe Buencamino, Jr. but actually in his favor and for his benefit. The respondent posed as the attorney-in-fact of Mr. Buencamino although he was not provided with a power of attorney from Mr. Buencamino. He made it appear in the deeds of conveyance that payments had been made on the purchase price of the land, wholly or partially, although such was not the fact. After the execution of the deeds of conveyance, he made partial payments on some of the transactions and failed altogether to make any payment on the others. In one of the transactions, the land involved was public land which was acquired by the vendor under the free patent provisions of the Public Land Act and was still inalienable at the time it was acquired by the respondent. (Sec. 118 of Commonwealth Act No. 141, as amended.)

Undoubtedly, the respondent used Mr. Buencamino's name notwithstanding that he was not the duly constituted attorney-in-fact of Mr. Buencamino, in order to easily win the confidence of the vendors of the land transferred to him. Had he not used Mr. Buencamino's name, he would not likely have succeeded in obtaining title to the properties in fee simple without making any payment therefor contrary to what appeared in the deeds of conveyance. The respondent, therefore, employed deceit in these transactions. His bad faith is further shown by the fact that in one of the transactions, although he agreed with the vendor to rescind the contract of sale due to his inability to make any payment on the purchase price, he refused to execute the necessary public document of cancellation.

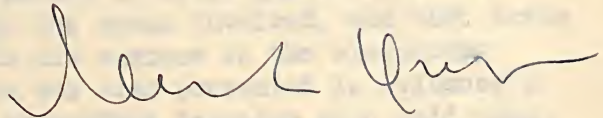
It further appears from the record that the respondent has been maintaining publicly illicit relations with a married woman with whom he begot one child. He seeks to

exculpate

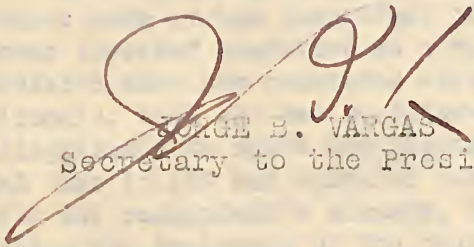
exculpate himself by claiming ignorance of the married status of the woman. But apart from the fact that such claim is not borne out by the evidence, the maintenance by the respondent of illicit relations publicly with a mistress, whether the latter be married or not, constitutes immorality. Under no circumstance can immorality be tolerated among members of the bench.

In view of the foregoing, and in accordance with the recommendation of the Secretary of Justice, the respondent, Vicente Caballero Talens, Justice of the Peace of Pantabangan, Nueva Ecija, is hereby removed from office effective immediately.

Done at the City of Manila, this ^{9th} day of ~~the~~ ^{September}, in the year of our Lord, nineteen hundred and forty-one, and of the Commonwealth of the Philippines, the ~~sixth~~ ^{seventh}.



By the President:


GEORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER No. 165

DISMISSING JUSTICE OF THE PEACE FELIPE SANTA JUANA OF SANTO
NIÑO, SAMAR, FOR IMMORALITY

This is an administrative case against Felipe Santa Juana, Justice of the Peace of Santo Niño, Samar, who is charged with immorality, it being alleged that he, a married man, maintains amorous relations with a married woman, with whom he has six children.

The evidence presented by the complainant shows that the respondent's illicit relations with his alleged mistress are a matter of public knowledge in the community which has been scandalized by the frequent brawls between said woman and the respondent's wife. It appears of record that the respondent was the informant in the certificates of birth issued for four of the illegitimate children of the woman involved, and that three of them were registered with his surname in the elementary school of Santo Niño. There was also presented in evidence a group picture taken of the respondent together with said woman and her six illegitimate children.

The foregoing evidence cannot be overcome by the mere denial made by the respondent of the charge against him. The woman involved testified as a witness for the respondent and declared that her relations with the respondent were purely platonic; that she had registered her last four children as illegitimate to spite her husband who had separated from her; and that if she had enrolled her three oldest children in school with the respondent's surname, it was because she wanted them to follow the footsteps of the respondent as a model citizen. This testimony is entirely unworthy of credit as too far-fetched and improbable. I find from the facts proven that the respondent has been maintaining illicit relations with a mistress with public scandal.

I have time and again stated that the Government cannot compromise with the commission of immorality by members of the bench. As important as the intellectual caliber of judges, if not more, is their standard of morality and integrity. An upright judge may commit honest mistakes in his official acts without losing the confidence of litigants and without injury to the regard of the people for the courts of justice, but a judge whose morality and uprightness are low in the public esteem inspires no respect for

the integrity of his decisions and thus gives cause to the people to lose their confidence in the administration of justice.

In view of the foregoing, and in accordance with the recommendation of the Secretary of Justice, the respondent Felipe Santa Juana, Justice of the Peace of Santo Niño, Province of Samar, is hereby removed from office effective immediately.

Done at the City of Manila, this *9th December* day of ~~November~~, in the year of Our Lord, nineteen hundred and forty-one, and of the Commonwealth of the Philippines, the ~~sixth~~ *seventh*.

Manuel P. Quezon

By the President:

J. B. Vargas
JORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA


BY THE PRESIDENT OF THE PHILIPPINES

ADMINISTRATIVE ORDER NO. 167x

AUTHORIZING THE PAYMENT OF THREE MONTHS' SALARY IN ADVANCE
TO OFFICERS AND EMPLOYEES OF THE GOVERNMENT

In view of the present emergency, and pursuant to the provisions of Commonwealth Act No. 670 the payment of salaries in advance not exceeding a period of three months to all officers and employees of the National, provincial, city or municipal governments, including their agencies and instrumentalities, is hereby authorized.

Done at the City of Manila this twelfth day of December, Nineteen hundred and forty-one, ~~and~~ in the year of Our Lord, and of the Commonwealth of the Philippines, the seventh.



BY THE PRESIDENT:



JORGE B. VARGAS
Secretary to the President

MALACAÑAN PALACE
MANILA

BY THE PRESIDENT OF THE PHILIPPINES
ADMINISTRATIVE ORDER NO. 168

REQUIRING JUSTICE OF THE PEACE VICTORIANO D. AZAÑA OF
LAGONROY, SAN JOSE AND GOA, PROVINCE OF CAMARINES
SUR, TO RESIGN HIS OFFICE FOR CAUSE

This is an administrative case against Victoriano D. Azaña, Justice of the Peace of Lagonoy, San Jose and Goa, Province of Camarines Sur, who is charged with partiality and ignorance.

In a case for grave defamation filed in his court at Lagonoy against the wife of the municipal mayor thereof, the respondent did not set the case for preliminary investigation until after four months from the date of the filing of the complaint. It is alleged that the respondent delayed the preliminary investigation for the purpose of enabling the municipal mayor to "fix" the witnesses of the prosecution. Besides the witnesses who testified to this effect, the complainant presented a note (Exhibit "G"), supposed to have been written by the mayor, requesting "his compadre" to advise an important witness not to testify against the accused. It is insisted that the note was directed to the respondent, who admits to be a compadre of the mayor.

The respondent explains that the delay was due to the congestion of cases in his court at Lagonoy as well as in his other courts. This defense, however, finds no support in the evidence of record which, on the contrary, shows that he heard cases subsequently filed in the justice of the peace court of Lagonoy. The respondent has therefore willfully defaulted in the performance of official duties, and his default has impaired the prompt administration of justice.

The respondent is also guilty of the charge of ignorance. The evidence shows that in a criminal case for theft filed in the respondent's court at Goa, the defendant was acquitted, but was, however, ordered to indemnify the complaining witness. Likewise, in a gambling case filed in his court at Tigaon, the respondent acquitted the defendants, but ordered the confiscation of the gambling paraphernalia, consisting of money and other objects. These orders of indemnification and confiscation could only be the result of ignorance of the law as they are obviously inconsistent with the orders of acquittal.

I repeat here my firm determination to weed the judiciary of undesirables to the end that the standard of the bench might be raised to the highest level both intellectually and morally. By his actuations in the cases above-mentioned, the respondent has shown that he is grossly unfit to hold any position of trust and responsibility and his continuance in office will seriously undermine public confidence in our courts of justice.

In view of the foregoing, the respondent, Victoriano D. Azaña, is hereby required to resign as Justice of the Peace of the municipalities of Lagonoy, San Jose and Goa, province of Camarines Sur, within fifteen days from the receipt of a copy of this order, and upon failure to do so, he will be ordered removed from office.

Done at the City of Manila, this *22nd* day of *December* in the year of Our Lord, nineteen hundred and forty-one, and of the Commonwealth of the Philippines, the *seventh*

Manuel L. Quezon

By the President:

J. B. Vargas
GEORGE B. VARGAS
Secretary to the President

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